JSK/NH

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 5330

 (SENATE AUTHORS: MARTY, Dibble and Maye Quade)

 DATE
 D-PG
 OFFICIAL STATUS

 04/04/2024
 Introduction and first reading Referred to State and Local Government and Veterans

1.1	A bill for an act
1.2 1.3	relating to gambling; authorizing and providing for sports betting; establishing licenses; prohibiting local restrictions; providing for taxation of sports betting;
1.4 1.5	providing civil and criminal penalties; requiring reports; appropriating money; amending Minnesota Statutes 2022, sections 240.01, subdivision 1b; 245.98,
1.6	subdivision 2; 260B.007, subdivision 16; 325E.42, subdivision 2; 609.75,
1.7 1.8	subdivisions 3, 4, 7, by adding a subdivision; 609.755; 609.76, subdivision 2; proposing coding for new law in Minnesota Statutes, chapters 299L; 609; proposing
1.9	coding for new law as Minnesota Statutes, chapter 297J.
1.10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.11	ARTICLE 1
1.12	LAWFUL SPORTS BETTING
1.13	Section 1. [299L.10] DEFINITIONS.
1.14	Subdivision 1. Terms. For the purposes of this chapter, the following terms have the
1.15	meanings given them.
1.16	Subd. 2. Athletic event. "Athletic event" means a sports game, match, or activity, or
1.17	series of games, matches, activities, or tournaments involving the athletic skill of one or
1.18	more players or participants. Athletic event does not include any of the following:
1.19	(1) horse racing as defined in section 240.01, subdivision 8;
1.20	(2) an esports or athletic competition, demonstration, activity, or tournament organized
1.21	by an elementary, middle, or high school; by a public or private institution of higher
1.22	education; or by any youth activity sports program, league, or clinic;
1.23	(3) a fantasy sports contest in which participants assemble teams of athletes or individuals
1.24	and the winning outcome reflects the relative knowledge and skill of the participants and

1

Article 1 Section 1.

03/20/24	REVISOR	JSK/NH	24-0/946	as introduced
is determined	l predominantly by	y the accumulated	l statistical results of the p	performance of
athletes or in	dividuals in an act	cual event; or		
(4) the pe	rformance of an ir	ndividual athlete p	participating in a single ga	ame or match of
a collegiate to	eam.			
<u>Subd. 3.</u>	Authorized partic	c ipant. "Authoriz	ed participant" means an	individual who
as a valid m	obile sports bettin	g account with a	mobile betting operator a	nd is at least 21
years of age.				
<u>Subd. 4.</u>	C asino. "Casino" n	neans an establishr	nent in which gaming is la	wfully conducted
oy an Indian '	Tribe in the state c	of Minnesota purs	uant to the Indian Gaming	g Regulatory Act
and in accord	lance with a Triba	l gaming ordinand	ce and applicable Tribal-s	tate compacts.
<u>Subd. 5.</u>	Class III gaming.	"Class III gaming	g" has the meaning given	in United States
Code, title 25	, section 2703.			
Subd. 6. (College sports. "C	College sports" me	eans a sporting event in w	hich at least one
			or private institution of h	
Subd. 7. (Compact. "Compa	act" means a Triba	al-state compact governin	g the conduct of
			l under section 3.9221, an	
			t, Public Law 100-497, a	
amendments	to it.			
Subd. 8. H	Esports events. "E	sports events" are	leagues, competitive circu	iits, tournaments,
or similar con	npetitions where in	ndividuals or team	s play video games typica	lly for spectators
either in-pers	on or online for th	ne purpose of ente	rtainment, prizes, and mo	oney that meets
the following	conditions:			
(1) the vie	leo game does not	t simulate the play	of a game classified as (Class I, II, or III
under the Ind	ian Gaming Regu	latory Act, Public	Law 100-497, and future	e amendments to
t; and				
(2) the vid	leo game is approv	red by the commis	sioner and publisher to be	an event eligible
for wagering.	<u>.</u>			
Subd. 9. I	ndian Tribe. "Inc	lian Tribe" means	the following federally re	ecognized Tribes
			gal entity, or other organiz	
which one of	them conducts bu	isiness:		
<u>(1) th</u> e Fo	nd du Lac Band;			
(2) the Gr	and Portage Band			
<u>(2) me O</u>	and I or ugo Duild	<u>2</u>		

REVISOR

JSK/NH

24-07946

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
3.1	(3) the N	fille Lacs Band;			
3.2	(4) the W	White Earth Band;			
3.3	(5) the B	ois Forte Band;			
3.4	<u>(6)</u> the L	eech Lake Band;			
3.5	<u>(</u> 7) the R	ed Lake Nation;			
3.6	<u>(8)</u> the U	pper Sioux Commu	nity;		
3.7	<u>(9) the L</u>	ower Sioux Indian (Community;		
3.8	(10) the	Shakopee Mdewaka	nton Sioux Com	munity; and	
3.9	(11) the 1	Prairie Island Indian	Community.		
3.10	<u>Subd. 10</u>	. In-game betting.	"In-game betting	" means placing a mobile	e sports betting
3.11	wager after a	a sporting event has	started but befor	e the outcome of the wag	er is determined.
3.12	<u>Subd. 11</u>	. <u>Mobile applicatio</u>	n. "Mobile appli	cation" means an applica	tion on a mobile
3.13	phone or oth	er device through w	hich an individu	al is able to place a mobi	le sports betting
3.14	wager.				
3.15	<u>Subd. 12</u>	<u>. Mobile sports bet</u>	<mark>ting.</mark> "Mobile sp	orts betting" means opera	ting, conducting,
3.16	or offering f	or play sports bettin	g through the In	ernet.	
3.17	Subd. 13	<u>. Mobile sports bet</u>	ting account. "N	Mobile sports betting acco	ount" means an
3.18	electronic le	dger in which all of t	the following typ	es of transactions relative	to an authorized
3.19	participant a	re recorded:			
3.20	<u>(1) depos</u>	sits and credits;			
3.21	(2) with	lrawals;			
3.22	<u>(3) mobi</u>	le sports betting wag	gers;		
3.23	<u>(4) mone</u>	etary value of winning	ngs;		
3.24	(5) servio	ce or other transaction	on related charge	s authorized by the author	rized participant,
3.25	if any;				
3.26	<u>(6) adjus</u>	tments to the account	<u>nt;</u>		
3.27	<u>(7) prom</u>	otional activity; and	<u> </u>		
3.28	<u>(8)</u> respo	nsible gaming parar	neters.		

4.1	Subd. 14. Mobile sports betting operator. "Mobile sports betting operator" means an
4.2	Indian Tribe that receives a license from the commissioner to operate, conduct, or offer for
4.3	play mobile sports betting under this section to section 299L.80.
4.4	Subd. 15. Mobile sports betting platform. "Mobile sports betting platform" means an
4.5	integrated system of hardware, software, or applications, including mobile applications and
4.6	servers, through which a mobile sports betting operator operates, conducts, or offers sports
4.7	betting through the Internet.
4.8	Subd. 16. Mobile sports betting platform provider. "Mobile sports betting platform
4.9	provider" means a sports betting supplier that contracts with a mobile sports betting operator
4.10	to provide a mobile sports betting platform.
4.11	Subd. 17. Participant in a sporting event. "Participant in a sporting event" means a
4.12	person engaging in a sporting event as a player, coach, or official, or who is an owner or
4.13	officer of a team engaging in a sporting event or the league or organization organizing the
4.14	sporting event.
4.15	Subd. 18. Sporting event. "Sporting event" means an athletic event, esports event, or
4.16	other event approved by the commissioner to be an event eligible for wagering under this
4.17	section to section 299L.80.
4.18	Subd. 19. Sports betting. (a) "Sports betting" means wagering on the outcome of a
4.19	sporting event or portions thereof or individual performance statistics therein that is:
4.20	(1) organized by a professional sports organization, internationally recognized sports
4.21	organization, or amateur sports organization; and
4.22	(2) approved by the commissioner to be an event eligible for wagering under this act.
4.23	(b) Sports betting includes but is not limited to single-game bets; futures bets; teaser
4.24	bets; parlay bets; over-under bets; money line bets; proposition bets; straight bets; exchange
4.25	wagering; futures bets placed on end of the season standings, awards, or statistics; and any
4.26	other bets approved by the commissioner.
4.27	(c) A contract for insurance on the life or health of a participant in a sporting event is
4.28	not sports betting regulated under this section to section 299L.80.
4.29	(d) A private social bet as described in section 609.75, subdivision 3, clause (5), is not
4.30	sports betting regulated under this section to section 299L.80.
4.31	(e) A sports-themed tipboard as described in section 349.12, subdivision 34, is not sports
4.32	betting regulated under this section to section 299L.80.

	•	
20	introc	hand
as	muou	luccu

5.1	Subd. 20. Sports betting supplier. "Sports betting supplier" means a person that, either
5.2	directly or indirectly, provides mobile sports betting operators with services, goods, software,
5.3	or any other product or information necessary to conduct sports betting or determine the
5.4	outcome of wagers, including a person who provides data feeds and odds services, risk
5.5	management providers, and integrity monitoring providers. Sports betting supplier does not
5.6	include a sports governing body that provides raw statistical match data.
5.7	Subd. 21. Sports governing body. "Sports governing body" means an organization that
5.8	prescribes and enforces final rules and codes of conduct for a sporting event and participants
5.9	engaged in the sport. For an esport, "sports governing body" means the video game publisher
5.10	of the title used in the esports competition.
5.11	Subd. 22. Wager. "Wager" means a transaction between an individual and a licensed
5.12	mobile sports betting operator in which an individual pays, deposits, or risks cash or a cash
5.13	equivalent during sports betting on an uncertain outcome of a sporting event.
5.14	Sec. 2. [299L.11] SCOPE.
5.14	500. 2. [2771.11] 5001 E.
5.15	Subdivision 1. Lawful mobile sports betting. A person 21 years of age or older may
5.16	participate in mobile sports betting within the state provided the person places all wagers
5.17	with an entity licensed under sections 299L.10 to 299L.80 and is not disqualified, prohibited,
5.18	or excluded from placing a wager on a sporting event.
5.19	Subd. 2. Unlawful sports betting. It is unlawful to wager on a sporting event, or engage
5.20	in sports betting except in compliance with the terms, conditions, limitations, and restrictions
5.21	of sections 299L.10 to 299L.80 or the rules adopted under those sections, other than class
5.22	III sports betting conducted by an Indian Tribe pursuant to a Tribal-state compact.
5.23	Subd. 3. Inapplicability to sports betting on Indian lands. Sections 299L.10 to 299L.80,
5.24	except for any provisions authorizing the negotiations of Tribal-state compacts, do not apply
5.25	to sports betting conducted exclusively on Indian lands by an Indian Tribe conducted pursuant
5.26	to a Tribal gaming ordinance approved by the National Indian Gaming Commission and a
5.27	Tribal-state compact.
5.28	Sec. 3. [299L.15] POWERS AND DUTIES OF COMMISSIONER.
5.20	Sec. J. 2772.15 I OWERS AND DUTIES OF COMMISSIONER.
5.29	Subdivision 1. Regulate sports betting. The commissioner has the power and duty to
5.30	regulate mobile sports betting authorized under sections 299L.10 to 299L.80. In making
5.31	rules, establishing policy, and regulating mobile sports betting, the commissioner shall:
5.32	(1) ensure that mobile sports betting is conducted in a fair and lawful manner;

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
6.1	<u>(2)</u> prom	ote public safety a	nd welfare; and		
6.2	(3) ensu	re that mobile spor	ts betting is conduc	cted in a manner that is tr	ansparent to
6.3	authorized p	participants.			
6.4	<u>Subd. 2.</u>	Rulemaking. (a)	The commissioner	may adopt and enforce r	ules that are
6.5	consistent w	ith sections 299L.	10 to 299L.80 and	address the following su	bjects:
6.6	(1) the m	nanner in which wa	agers are accepted a	and payouts are remitted	, except the
6.7	commission	er shall not promu	lgate a regulation s	etting a minimum hold r	equirement;
6.8	<u>(2) the m</u>	nanner in which be	tting lines are com	municated to the public;	
6.9	(3) the m	nethod of accountin	ng to be used by me	obile sports betting opera	ators;
6.10	(4) the ty	pes of records that	t shall be kept by n	nobile sports betting oper	rators, mobile
6.11	sports bettin	g platform provide	ers, and sports betti	ng suppliers;	
6.12	(5) the te	esting and auditing	requirements for 1	icensees, including requi	rements related
6.13	to mobile sp	oorts betting accourt	<u>nts;</u>		
6.14	(6) the c	reation, funding, a	nd use of mobile sp	oorts betting accounts, de	bit cards, and
6.15	checks by a	uthorized participa	nts provided that the	ne rules permit an author	ized participant
6.16	to fund a mo	bile sports betting	account through a	bonus or promotion, ele	ctronic bank
6.17	transfer, an	online or mobile pa	ayment system that	supports online money	transfers, a
6.18	reloadable o	r prepaid card, and	any other appropri	ate means approved by th	ne commissioner
6.19	other than th	ne use of credit car	<u>ds;</u>		
6.20	<u>(7) the a</u>	ppropriate standard	ds and practices to	prevent and address gam	bling disorders;
6.21	(8) the a	ppropriate standard	ds and practices to	prevent and address spor	ts betting by
6.22	individuals v	who are not authoriz	zed participants or v	who are otherwise disqual	ified, prohibited,
6.23	or excluded	from placing a wa	ger on a sporting e	vent;	
6.24	<u>(9) the sp</u>	porting events on v	which wagers are a	uthorized to be placed;	
6.25	(10) the 1	requirements for ob	ptaining and retainin	ng mobile sports betting c	perator licenses,
6.26	mobile spor	ts betting platform	provider licenses,	and sports wagering sup	plier licenses,
6.27	including re	quirements for crin	ninal and financial	background checks, fina	incial disclosure
6.28	and auditing	requirements, data	a practices and secu	rity requirements, bondir	g or other surety
6.29	requirement	s, and the conduct	of inspections;		
6.30	(11) the	requirements for m	nobile sports betting	g platform provider licen	sees to provide
6.31	equipment a	and supplies used in	n sports betting;		

03/20/24	REVISOR	JSK/NH	24-07946	as introduced

.1	(12) the requirements for sports wagering supplier licensees to provide services, goods,
.2	software, or any other product or information necessary to conduct sports betting or determine
.3	the outcome of wagers;
.4	(13) the requirements for employees of mobile sports betting operators whose exclusive
.5	or primary responsibilities involve mobile sports betting, including minimum age
.6	requirements, criminal background checks, and retention of documents related to the
.7	employees;
.8	(14) the appropriate limits, requirements, standards, and regulations, if any, related to
.9	marketing and advertising, developed in consultation with the state affiliate recognized by
.10	the National Council on Problem Gambling, including rules to address the time, place, and
.11	manner of marketing and advertising, the types of wagers that may be marketed or advertised,
.12	and the types of mobile sports betting accounts that may be marketed or advertised;
.13	(15) the limits and requirements related to advertising, including:
14	(i) rules that prohibit depicting an individual under age 21 engaging in sports betting;
.15	(ii) rules that prohibit advertisement in any print or digital publication or on the radio,
.16	television, or any other medium if the targeted audience of that medium is reasonably
17	expected to be individuals who are under age 21 and that violate any statutory provisions
18	related to advertising restrictions; and
19	(iii) rules that establish what warnings and other information an advertisement must
20	contain;
21	(16) the requirements for monitoring patterns of wagering to identify behaviors consistent
22	with problem gambling and the appropriate actions to take when problem gambling is
23	suspected, including pausing or suspending activities from an identified mobile sports betting
24	account; and
25	(17) the appropriate limits, standards, and requirements necessary to prevent excessive
26	wagering by an individual whose ability to control impulsive wagering is impaired in any
27	way.
28	(b) Rules for which notice is published in the State Register before January 1, 2026,
29	may be adopted using the expedited rulemaking process in section 14.389.
30	(c) The commissioner shall regularly review and update rules designed to prevent and
31	address gambling disorders to incorporate advances in the understanding of gambling
.32	disorders and updated best practices in the area.

8.1	Subd. 3. Delegation. The commissioner may delegate any of its authority under this
8.2	chapter to the director if, in the judgment of the commissioner, doing so would promote the
8.3	efficient administration of this chapter.
8.4	Subd. 4. Requests for restrictions on wager types. (a) A sports governing body may
8.5	request that the commissioner prohibit or restrict wagers on a particular sporting event, or
8.6	prohibit or restrict particular types of wagers if the sports governing body believes that such
8.7	type, form, or category of sports betting may undermine the integrity or perceived integrity
8.8	of the sports governing body or sporting event.
8.9	(b) Requests from a sports governing body shall be made in the form and manner
8.10	established by the commissioner.
8.11	(c) Upon receipt of a request made under this subdivision, the commissioner shall send
8.12	written notice to every mobile sports betting operator, provide mobile sports betting operators
8.13	with an opportunity to respond to the request, and consider any timely response submitted
8.14	by a mobile sports betting operator. The commissioner may not take action without providing
8.15	mobile sports betting operators with an opportunity to respond, but may establish reasonable
8.16	deadlines for the response based on the nature of the request and any exigent circumstances
8.17	that exist.
8.18	(d) If the commissioner determines that the sports governing body has shown good cause
8.19	to support the requested prohibition or restriction, the commissioner shall adopt the
8.20	prohibition or restriction and send notice of the prohibition or restriction to every mobile
8.21	sports betting operator. If the commissioner determines that the sports governing body has
8.22	not shown good cause to support the requested prohibition or restriction, the commissioner
8.23	shall provide the sports governing body with notice and an opportunity for a hearing to offer
8.24	further evidence in support of its request. The commissioner shall provide the mobile sports
8.25	betting operators with notice of the hearing and an opportunity to participate.
8.26	(e) The commissioner shall respond to a request concerning a particular event before
8.27	the start of the event, or if it is not feasible to respond before the start of the event, no later
8.28	than seven days after the request is made.
8.29	(f) If the commissioner determines that the requestor is more likely than not to prevail
8.30	in successfully demonstrating good cause for its request, the commissioner may provisionally
8.31	grant the request of the sports governing body until the commissioner makes a final
8.32	determination as to whether the requestor has demonstrated good cause. Absent such a
8.33	provisional grant, mobile sports betting operators may continue to offer sports betting on

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
9.1	covered spor	ting events that are	e the subject of the	e request during the pend	ency of the
9.2	commission	er's consideration o	of the applicable re	equest.	
9.3	Subd. 5.	Helpline. The com	missioner must pr	ovide a helpline, accessi	ble by telephone
9.4	or online live	e chat, that operates	24 hours per day a	nd seven days per week,	staffed by people
9.5	trained in the	e psychology of gai	mbling disorders a	nd suicide prevention to	assist those who
9.6	contact the h	elpline to help the	person with a gan	bling disorder.	
9.7	<u>Subd. 6.</u>	Methods for ident	tifying people at 1	risk for gambling disor	ders. The
9.8	commission	er must monitor the	e sports betting inc	lustry for the most effect	tive methods to
9.9	identify peop	ole with a gambling	disorder. The con	nmissioner must adopt ru	les to implement
9.10	best practice	s to prevent sports	betting by people	flagged as having a gam	bling disorder or
9.11	being at risk	of developing a ga	mbling disorder.		
9.12	<u>Subd. 7.</u>	Exclusion audits.	The commissione	r must periodically cond	uct audits as to
9.13	the compliar	nce of platform pro	viders and operato	ors with preclusions on s	ports betting in
9.14	section 2991				
9.15	<u>Subd. 8.</u>	Mobile sports bet	ting start date. N	o person shall offer mob	ile sports betting
9.16	in this state b	efore the start date.	All applicants for	a mobile sports betting o	perator or mobile
9.17	sports bettin	g platform provide	r license that have	submitted an application	n within 30 days
9.18	of the date o	n which the comm	issioner begins to	accept mobile sports bet	ting operator or
9.19	mobile sport	s betting platform	provider license a	oplications shall be given	n an equal
9.20	opportunity	to first commence of	offering, conductin	ng, and operating mobile	sports betting in
9.21	this state on	the same day.			
9.22	Sec. 4. [29	9L.20] LICENSE	TYPES; TRANS	FERS PROHIBITED.	
9.23	<u>(a)</u> The c	ommissioner shall	issue the followin	g licenses for mobile spo	orts betting:
9.24	<u>(1) up to</u>	11 mobile sports b	etting operator lic	enses;	
9.25	(2) up to	11 mobile sports b	etting platform pro	ovider licenses; and	
9.26	(3) sports	s betting supplier li	censes.		
9.27	(b) Licen	ses issued under se	ections 299L.10 to	299L.80 may not be tra	nsferred.
9.28	Notwithstan	ding the foregoing,	platform provide	r licenses may be transfe	rred with the
9.29	commission	er's approval.			

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
10.1	Sec. 5. [29	9L.25] GENERA	L LICENSING R	EQUIREMENTS;	
10.2	DISQUALI	FICATIONS; BA	CKGROUND IN	VESTIGATIONS.	
10.3	Subdivis	ion 1. General re	quirements. (a) A	icensee or applicant mu	st meet each of
10.4	the followin	g requirements, if	applicable, to hold	or receive a license issue	ed under sections
10.5	299L.10 to 2	299L.80:			
10.6	<u>(1) have</u>	completed an appl	lication for licensur	e or application for rene	ewal;
10.7	<u>(2) have</u>	paid the applicable	e application and li	censing fees;	
10.8	<u>(3) not b</u>	e employed by any	y state agency with	regulatory authority ove	er mobile sports
10.9	betting;				
10.10	<u>(4) not o</u>	we \$500 or more i	n delinquent taxes,	as defined in section 27	/0C.72;
10.11	<u>(5) not h</u>	ave had a sales and	d use tax permit rev	oked by the commissio	ner of revenue
10.12	within the pa	ast two years; and			
10.13	<u>(6) not h</u>	ave, after demand,	failed to file tax re	turns required by the co	ommissioner of
10.14	revenue.				
10.15	<u>(b) The r</u>	equirements under	paragraph (a) apply	to the applicant or licer	usee, or a director,
10.16	officer, partr	er, member of the	governing body for	the applicant or licensee	, whose exclusive
10.17	or primary r	esponsibility is to	conduct mobile spo	orts betting operations ir	this state.
10.18	<u>(c)</u> The r	equirements under	r paragraph (a) do n	ot apply to an elected o	r appointed
10.19	representativ	ve of any applicant	t or licensee that is	an Indian Tribe unless t	he representative
10.20	is also a full-	-time employee of	the applicant's or lie	censee's mobile sports b	etting operations.
10.21	<u>Subd. 2.</u>	Criminal offense	s; disqualification	s. (a) No person may ho	ld or receive a
10.22	license issue	d under sections 2	299L.10 to 299L.80	if the person has been o	convicted of, or
10.23	received a st	tay of adjudication	for, a violation of	a state or federal law that	at:
10.24	<u>(1) is a fe</u>	elony, other than a	ny act that would b	e a violation of section	152.025 under
10.25	Minnesota la	aw;			
10.26	<u>(2) is a c</u>	rime involving gai	mbling; or		
10.27	<u>(3) is a cr</u>	rime involving thef	t or fraud that would	d be a gross misdemeand	or or felony under
10.28	Minnesota la	aw.			
10.29	<u>(b) The r</u>	equirements under	paragraph (a) apply	v to the applicant or licer	see, or a director,
10.30	officer, parti	ner, member of the	governing body fo	r the applicant or licens	ee, person in a

03/20/24	REVISOR	JSK/NH	24-07946	as introduced
----------	---------	--------	----------	---------------

supervisory or management position of the applicant or licensee, or any direct or indirect 11.1 holder of more than ten percent financial interest in the applicant or licensee. 11.2 11.3 (c) The requirements under paragraph (a) do not apply to an elected or appointed representative of any applicant or licensee that is an Indian Tribe unless the representative 11.4 11.5 is also a full-time employee of the applicant's or licensee's mobile sports betting operations. Subd. 3. Background investigation. The commissioner must perform a background 11.6 investigation on applicants for a license or license renewal and on each director, officer, 11.7 partner, member of the governing body for the applicant or licensee, person in a supervisory 11.8 or management position of the applicant or licensee, or any direct or indirect holder of more 11.9 11.10 than ten percent financial interest in the applicant or licensee. The commissioner may request the director and the commissioner of revenue to assist in investigating the background of 11.11 an applicant or a licensee under this section. The commissioner may charge an applicant 11.12 an investigation fee to cover the cost of the investigation and shall from this fee reimburse 11.13 the Division of Alcohol and Gambling Enforcement and the Department of Revenue for 11.14 their respective shares of the cost of the investigation. The commissioner is authorized to 11.15 have access to all data compiled by the Division of Alcohol and Gambling Enforcement on 11.16 licensees and applicants. 11.17

Subd. 4. Criminal history record check. The commissioner must perform a criminal 11.18 history record check on each officer, director, or stakeholder with more than ten percent 11.19 interest in the licensee or applicant. The records check must include a criminal history check 11.20 of the state and federal criminal records. The applicant or licensee must provide signed 11.21 consent for the national criminal history records check and fingerprints for each person 11.22 subject to a check under this subdivision, except that an individual who has submitted to a 11.23 national criminal history records check in this or any other state within the previous 12 11.24 months shall not be required to submit to another national criminal history records check 11.25 provided that the person submits the results of such previous national criminal history 11.26 11.27 records check. The director shall assist in performing the criminal history records check. The director may charge an applicant a fee to cover the cost of the criminal history record 11.28 11.29 check, and shall from this fee reimburse the Division of Alcohol and Gambling Enforcement for its share of the cost of the investigation. The commissioner or the director must submit 11.30 the signed informed consent, fingerprints, and Bureau of Criminal Apprehension and Federal 11.31 Bureau of Investigation fees to the superintendent of the Bureau of Criminal Apprehension 11.32 who is authorized to exchange the fingerprints with the Federal Bureau of Investigation to 11.33 obtain the applicant's national criminal history data. The superintendent of the Bureau of 11.34 Criminal Apprehension shall retrieve Minnesota criminal history data and shall provide the 11.35

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced			
12.1	results of the s	tate and federal cr	riminal history reco	ord check to the director.	The commissioner			
12.2	is authorized	is authorized to have access to all criminal history data compiled on licensees and applicants						
12.3	by the Divisio	on of Alcohol and	l Gambling Enforc	ement, including crimit	nal history data on			
12.4	each officer, o	lirector, or stakel	older with more th	nan ten percent interest	in the licensee or			
12.5	applicant.							
12.6	<u>Subd. 5.</u>	Prohibition on us	e of information.	The provisions of this s	section only apply			
12.7	to mobile spo	rts betting operat	ions and do not ap	ply to other activities re	elating to Tribal			
12.8	gaming opera	tions, Tribal gover	mment records, or c	class III sports betting op	erations conducted			
12.9	exclusively o	n Indian lands.						
12.10	<u>Subd. 6.</u>	Applicability. The	e requirements und	ler this section do not a	oply to an elected			
12.11	or appointed	representative of	any applicant or li	censee that is an Indian	Tribe unless the			
12.12	representative	e is also a full-tim	e employee of the	applicant's or licensee's	s mobile sports			
12.13	betting operation	tions.						
12.14	Sec. 6. [299	L.26] LICENSE	APPLICATION	AND RENEWAL; GI	ENERAL			
12.15	REQUIREM	IENTS; PROCE	DURE.					
12.16	Subdivisio	on 1. Application	i; contents. <u>An ap</u>	plication for a license u	nder sections			
12.17	299L.10 to 29	99L.80 must be su	ubmitted on a form	n prescribed by the com	missioner. At a			
12.18	minimum, the	e application mus	t include:					
12.19	(1) the nat	me and address of	f the applicant and	, if it is a corporation, tl	ne names of all			
12.20	officers, direc	tors, and shareho	lders with more th	an ten percent interest i	n the corporation			
12.21	and any of its	holding company	ies;					
12.22	(2) the type	e of license being	g sought;					
12.23	(3) if requ	ired by the comm	issioner, the names	of any person holding d	lirectly, indirectly,			
12.24	or beneficiall	y an interest of ar	ny kind in the appl	icant or any of its holding	ng corporations,			
12.25	whether the in	terest is financial,	administrative, po	licy making, or supervise	ory. This provision			
12.26	does not exter	nd to individual T	Tribal members wh	ose only relation to the	applicant is their			
12.27	membership i	n their respective	Tribal Nations, or	to an elected or appoin	ted representative			
12.28	of any applica	nt or licensee that	t is an Indian Tribe	unless the representative	e is also a full-time			
12.29	employee of	the applicant's or	licensee's mobile	sports betting operation	<u>5;</u>			
12.30	<u>(4) an affi</u>	davit executed by	the applicant setti	ing forth that, to the best	t of the applicant's			

- 12.31 <u>knowledge</u>, no officer, director, or other person with a present direct or indirect financial
- 12.32 or management interest in the applicant:
- 12.33 (i) is in default in the payment of an obligation or debt to the state;

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
13.1	(ii) has e	ver been convicted	of a crime listed in	section 299L.25, subdiv	ision 2, paragraph
13.2	<u>(a), or has a</u>	state or federal cha	arge for one of tho	se crimes pending;	
13.3	<u>(iii) is or</u>	has been convicte	d of engaging in a	n illegal business;	
13.4	<u>(iv) has e</u>	ever been found guil	lty of fraud or misre	epresentation in connection	on with wagering;
13.5	or				
13.6	(v) has ev	ver knowingly viola	ated a rule or order	of the commissioner or a	law of Minnesota
13.7	relating to w	vagering;			
13.8	<u>(5)</u> an irr	evocable consent s	tatement, signed b	y the applicant, which st	ates that suits and
13.9	actions limit	ted to the enforcem	ent of this chapter	may be commenced aga	inst the applicant
13.10	by the comm	nissioner in any co	urt of competent j	urisdiction in this state b	y the service on
13.11	the secretary	y of state of any sur	mmons, process, o	r pleadings authorized b	y the laws of this
13.12	state. If any	summons, process	, or pleadings is se	erved upon the secretary	of state, it must
13.13	be by duplic	ate copies. One co	py must be retaine	d in the Office of the Se	cretary of State
13.14	and the othe	er copy must be for	warded immediate	ly by certified mail to th	ne address of the
13.15	applicant, as	s shown by the reco	ords of the commis	ssioner;	
13.16	<u>(6)</u> a dec	laration that the lay	ws of the state of N	Ainnesota will be follow	ed, including any
13.17	applicable p	rovisions of the M	innesota Human R	ights Act, chapter 363A	; and
13.18	<u>(</u> 7) any a	dditional informat	ion required for th	e specific license the app	olicant is seeking.
13.19	Subd. 2.	Application; proc	cess. (a) Applicant	s must submit all require	ed information to
13.20	the commiss	sioner on the forms	and in the manne	r prescribed by the com	missioner.
13.21	(b) If the	e commissioner rec	eives an applicatio	on that fails to provide th	ne required
13.22	information,	, the commissioner	shall issue a defici	ency notice to the applica	ant. The applicant
13.23	shall have te	en business days fro	om the date of the	deficiency notice to sub	mit the required
13.24	information.	<u>-</u>			
13.25	(c) Failu	re by an applicant to	o submit all require	d information will result	in the application
13.26	being rejected	ed.			
13.27	(d) With	in 90 days of receiv	ving a completed a	pplication for an applic	ant not subject to
13.28	the selection	process in section 2	299L.78, the comn	nissioner shall issue the a	ppropriate license
13.29	or send the a	pplicant a notice of	rejection setting for	rth specific reasons why	the commissioner
13.30	did not appr	ove the application	. For an applicant	subject to the selection	process in section
13.31	299L.78, the	e commissioner mu	ist issue the approp	priate license promptly a	after selection.

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
14.1	(e) An a	pplicant whose app	lication is not app	roved may reapply at an	y time, but must
14.2	<u> </u>	w application and p	•	<u> </u>	
14.3	Sec. 7. [29	99L.27] DUTY TO	UPDATE.		
14.4	(a) Durii	ng the pendency of a	an application and	at any time after a licens	e has been issued,
14.5	an applicant	t or licensee shall no	otify the commiss	ioner of any changes to	the information
14.6	provided un	der section 299L.25	5 or 299L.26.		
14.7	<u>(b) If a c</u>	hange in the officer	rs, directors, share	holders, or other person	s with a present
14.8	or future di	ect or indirect finar	ncial or manageme	ent interest in a licensee,	or a change of
14.9	ownership c	of more than ten perc	cent of the shares of	of the licensee is made af	ter the application
14.10	for a license	s is filed or a license	e is issued, the app	plicant or licensee must	notify the
14.11				days of their occurrence	and submit a new
14.12	affidavit as	required by section	299L.26, subdivi	sion 1, clause 4.	
14.13	Sec. 8. [29	99L.28] MOBILE (SPORTS BETTI	NG OPERATOR LICI	ENSE.
14.14	Subdivis	sion 1. Issuance. (a)) The commission	er may issue up to 11 mo	bile sports betting
14.15	operator lice	enses that are valid	for 20 years. A m	obile sports betting oper	ator license may
14.16	be renewed	under conditions re	equired by rule ad	opted pursuant to section	n 299L.15.
14.17	<u>(b)</u> The	commissioner shall	only issue a mob	ile sports betting operato	or license to an
14.18	Indian Tribe	e that lawfully cond	ucts class III gam	ing in a casino located in	n this state under
14.19	<u>a facility lic</u>	ense issued in accor	dance with a Triba	al gaming ordinance appr	oved by the chair
14.20	of the Natio	nal Indian Gaming	Commission.		
14.21	(c) Each	Indian Tribe descri	bed in paragraph (b) is not eligible for mor	e than one mobile
14.22	sports bettir	ng operator license.			
14.23	Subd. 2.	Authorized actions	s. <u>A mobile sports</u>	betting operator license er	ntitles the licensee
14.24	<u>to:</u>				
14.25	(1) opera	ate, coordinate, con	duct, or offer for	play mobile sports bettin	g in Minnesota;
14.26	<u>(2) contra</u>	act with one license	ed mobile sports b	betting platform provider	to facilitate the
14.27	acceptance	of wagers on behalf	f of the mobile spo	orts betting operator;	
14.28	<u>(3) contra</u>	ract with licensed sp	ports betting supp	liers; and	
14.29	<u>(4) perfo</u>	orm any other action	s approved by the	commissioner to ensure	that mobile sports
14.30	betting is co	onducted in a fair, la	wful, and transpa	rent manner.	
14.31	<u>Subd. 3.</u>	Licensing require	<u>ments.</u> <u>A mobile</u>	sports betting operator n	<u>nust:</u>

Article 1 Sec. 8.

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
15.1	<u>(1) be an</u>	entity wholly own	ned and controlled	by an Indian Tribe;	
15.2	(2) subm	it a completed appl	ication and all requi	red documents or other m	naterials pursuant
15.3	to sections 2	99L.25 and 299L.	26 and any relevan	t rules;	
15.4	<u>(3)</u> subm	it a detailed plan a	and specifications for	or the implementation of	mobile sports
15.5	betting;				
15.6	<u>(</u> 4) inclue	de commercially r	easonable and prac	ticable mechanisms on it	ts mobile sports
15.7	betting platfo	orm that are desig	ned to detect and p	revent the unauthorized	use of Internet
15.8	sports bettin	g accounts and to	detect and prevent	fraud, money laundering	, and collusion,
15.9	or require a c	contracted mobile s	ports betting platfor	m provider to include the	ose commercially
15.10	reasonable a	nd practicable me	chanisms;		
15.11	<u>(</u> 5) subm	it a statement of tl	ne assets and liabili	ties of the license holder	to the
15.12	commission	er;			
15.13	<u>(6) not b</u>	e disqualified und	er section 299L.25	or any relevant rules;	
15.14	<u>(</u> 7) pay a	n annual licensing	fee in the amount	of \$2,125; and	
15.15	<u>(8) meet</u>	any other condition	ons required by rule	adopted pursuant to sec	tion 299L.15.
15.16	<u>Subd. 4.</u>	Reporting. A mo	bile sports betting o	operator must report to the	ne commissioner
15.17	monthly on v	wagers placed and	redeemed during th	ne reporting month and o	utstanding at the
15.18	time of the r	eport.			
15.19	<u>Subd. 5.</u>	Prohibition on us	se of information.	The provisions of this se	ection only apply
15.20	to mobile sp	orts betting operat	tions in this state an	d do not apply to other a	ctivities relating
15.21	to Tribal gan	ning operations, Tr	ribal government rec	cords, or class III sports b	etting operations
15.22	conducted ex	xclusively on Indi	an lands.		
15.23	Sec. 9. [299	<u>9L.29] MOBILE S</u>	SPORTS BETTING	G PLATFORM PROVI	<u>DER LICENSE.</u>
15.24	Subdivis	ion 1. Issuance. T	he commissioner n	nay issue up to 11 mobile	e sports betting
15.25	platform pro	vider licenses that	t are valid for three	years. A mobile sports b	betting platform
15.26	provider ma	y be renewed und	er conditions requir	ed by rule adopted pursu	ant to section
15.27	299L.15.				
15.28	<u>Subd. 2.</u>	Authorized actio	ns. <u>A mobile sports</u>	betting platform provide	er license entitles
15.29	the licensee	to provide a sport	s betting platform, s	sports betting technology	, sports betting
15.30	applications	, or associated mo	bile sports betting h	nardware, software, or ec	uipment to a
15.31	mobile sport	s betting operator.	<u>.</u>		

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
16.1	<u>Subd. 3.</u>	Licensing require	ments. <u>A</u> mobile	sports betting platform p	rovider must:
16.2	(1) submi	t a completed appli	cation and all requ	uired documents or other n	naterials pursuant
16.3	to sections 29	99L.25 and 299L.2	e and any releva	nt rules;	i
16.4	<u>(2) not be</u>	disqualified unde	r section 299L.25	or any relevant rules;	
16.5	<u>(3) pay an</u>	n application fee of	f \$6,000 with sub	mission of an application	<u>ı;</u>
16.6	<u>(</u> 4) pay a	licensing fee after	the application is	approved in the amount	of \$38,250 or a
16.7	license renev	val fee of \$25,500;	and		
16.8	<u>(5) meet a</u>	any other condition	ns required by rul	e adopted pursuant to sec	tion 299L.15.
16.9	Sec. 10. [29	99L.30] SPORTS	BETTING SUP	PLIER LICENSE.	
16.10	Subdivisi	on 1. Issuance. Th	e commissioner	may issue sports betting	supplier licenses
16.11	that are valid	for three years. A	sports betting su	pplier license may be ren	ewed under
16.12	conditions re	quired by rule ado	pted pursuant to	section 299L.15.	
16.13	Subd. 2. 4	Authorized action	s. A sports bettin	ng supplier license entitles	s the licensee to
16.14	directly prov	ide mobile sports b	betting operators	with information and sup	port necessary to
16.15	offer mobile	sports betting. Info	rmation and suppo	ort may be provided in the	form of services,
16.16	goods, or sof	tware, and may in	clude data feeds a	and odds services, risk ma	anagement, and
16.17	integrity mor	nitoring.			
16.18	<u>Subd. 3.</u>	Licensing require	ments. (a) A mol	oile sports betting supplie	er must:
16.19	(1) submi	t a completed appli	cation and all requ	nired documents for the app	plicant's principal
16.20	owners who	directly own ten po	ercent or more of	the applicant and the app	olicant's officers;
16.21	<u>(2) pay an</u>	n application fee of	f \$6,000 with sub	mission of an application	<u>ı;</u>
16.22	<u>(3) pay a</u>	licensing fee after	the application is	approved in the amount	of \$38,250 or a
16.23	license renew	val fee of \$25,500;	and		
16.24	<u>(4) meet a</u>	any other condition	ns required by rul	e adopted pursuant to sec	tion 299L.15.
16.25	(b) Provid	led an application	has been complet	ed to the satisfaction of th	ne commissioner,
16.26	disclosure of	the following pub	lic information m	nay be waived:	
16.27	(1) statuto	orily authorized pen	sion investment b	oards that are direct or ind	irect shareholders
16.28	of an applica	nt; and			
16.29	(2) invest	ment funds or entit	ies registered with	the Securities and Exchan	nge Commission,
16.30	including any	y investment advis	ors or entities und	ler the management of an	entity registered

	with the Securities and Exchange Commission, that are direct or indirect shareholders of
	the applicant.
	Sec. 11. [299L.35] PARTNERSHIP ALLOWED.
	Subdivision 1. Ability to contract with platform providers. (a) A mobile sports betting
(operator may, but is not required to, contract with a mobile sports betting platform provider
t	to provide, create, or operate sports betting platforms, sports betting technology, sports
b	betting applications, or associated mobile sports betting hardware, software, or equipment.
	(b) If a mobile sports betting operator chooses to contract with a mobile sports betting
F	blatform provider for these services, the mobile sports betting operator shall contract with
n	no more than one mobile sports betting platform provider.
	(c) If a mobile sports betting operator chooses not to contract with a mobile sports betting
E	platform provider for these services, then the mobile sports betting operator must comply
V	with the reporting and regulatory requirements held by mobile sports betting platform
ľ	provider license holders.
	Subd. 2. Logo display required. A mobile sports betting platform provider that has
0	contracted with a mobile sports betting operator must clearly display a brand of the mobile
S	ports betting operator within its mobile application in addition to any other brand that the
n	nobile sports betting platform provider uses to conduct, offer, or play mobile sports betting
<u>i</u> 1	n Minnesota.
	Sec. 12. [299L.36] DEPOSIT OF FEES.
	Application, license, and renewal fees shall be deposited in the sports betting revenue
2	account in the special revenue fund.
	Sec. 13. [299L.37] ADVERTISING.
	Subdivision 1. Prohibition on targeting individuals under age 21. No licensee or
(other person shall publish or cause to be published an advertisement for mobile sports betting
1	that:
	(1) depicts a person under age 21 engaging in sports betting or mobile sports betting;
	(2) includes an image that is designed to be appealing to individuals under age 21 or
	encourage sports betting by individuals under age 21; or

REVISOR

JSK/NH

24-07946

18.1	(3) is in any print or digital publication or on the radio, television, or any other medium
18.2	if ten percent or more of the audience of that medium is reasonably expected to be individuals
18.3	who are under age 21, as determined by reliable, current audience composition data.
18.4	Subd. 2. Prohibition on targeting individuals prohibited from placing wagers. No
18.5	licensee or other person shall publish or cause to be published an advertisement for mobile
18.6	sports betting that targets individuals who are disqualified, prohibited, or excluded from
18.7	placing a wager on a sporting event for any reason, including being identified on the exclusion
18.8	list identified in section 299L.45, subdivision 1.
18.9	Subd. 3. Advertising on public property. No licensee or other person may publish or
18.10	cause to be published, displayed, disseminated, or distributed, an advertisement for or
18.11	marketing material for sports betting, or take actions to promote or market sports betting,
18.12	on public property or within 500 feet of a school or playground. For purposes of this section,
18.13	"public property" means property owned by the state or a home rule charter or statutory
18.14	city, county, town, school district, metropolitan or regional agency, public corporation,
18.15	political subdivision, or special district, as defined in section 6.465.
18.16	Subd. 4. Advertising content. (a) All advertisements for mobile sports betting must
18.17	display the National Council on Problem Gambling's helpline number or other national
18.18	toll-free numbers approved by the commissioner for information and referral services for
18.19	gambling disorders and must provide a warning, as specified by the commissioner, that
18.20	gambling may be addictive and may cause financial hardship.
18.21	(b) Any advertisement for mobile sports betting referencing a promotion shall:
18.22	(1) disclose applicable terms if the authorized participant must risk or lose the authorized
18.23	participant's own funds as part of the promotion or if such promotion has conditions that
18.24	an authorized participant's own funds must be used to qualify for such promotion;
18.25	(2) not be described as "risk-free" if the authorized participant needs to incur any loss
18.26	or risk the authorized participant's own money to use or withdraw winnings from the risk-free
18.27	bet; and
18.28	(3) not restrict the authorized participant from withdrawing the authorized participant's
18.29	own funds or withdraw winnings from bets placed using the authorized participant's own
18.30	funds.
18.31	(c) Partnerships between mobile sports betting operators or mobile sports betting platform
18.32	providers and colleges or universities shall not include any component that advertises,
18.33	markets, or promotes sports betting activity unless such partnerships are exclusively with

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
19.1	alumni netw	orks or are content	that is exclusively	focused on responsible ga	ambling education
19.2	or problem §	gambling awarenes	<u>SS.</u>		
19.3	<u>(</u> d) Mobi	le sports betting op	perators or mobile	sports betting platform p	providers shall not
19.4	enter name,	image, and likenes	s endorsements o	r partnerships with amate	eur athletes in the
19.5	state.				
19.6	<u>(e) No ac</u>	dvertising, marketi	ng, in-app adverti	sements, emails, or other	r promotional
19.7	materials pu	blished, aired, displ	ayed, disseminate	d, or distributed by or on	behalf of a mobile
19.8	sports bettin	g operator or mobi	le sports betting	platform provider for spo	orts betting shall
19.9	be published	l, aired, displayed,	disseminated, or	distributed:	
19.10	<u>(1) on an</u>	y college or univer	rsity campus prop	erty; or	
19.11	<u>(2) in co</u>	llege- or university	r-owned news ass	ets.	
19.12	<u>(f) Nothi</u>	ng in this act shall	apply to any adve	ertisements for commerce	ial retail products
19.13	or services of	other than mobile s	ports betting.		
19.14	<u>Subd. 5.</u>	Prohibition on fa	lse or misleading	g claims. No licensee or o	other person shall
19.15	publish or ca	ause to be publishe	d an advertiseme	nt for mobile sports betti	ng that contains
19.16	false or misl	leading claims or w	which contains sta	tements, words, or pictur	es of an obscene,
19.17	indecent, or	immoral character	, or such as would	l offend public morals or	decency.
19.18	<u>Subd. 6.</u>	Prohibition on ce	rtain terminolog	y in advertising. No lice	ensee or other
19.19	person may	publish or cause to	be published an a	dvertisement or marketin	ng or promotional
19.20	material that	t makes an offer fo	r a person to plac	e a bet without risk of los	ss, if the person
19.21	must risk the	e player's own mon	ey to take advanta	ge of the offer or promot	ion. This includes
19.22	advertiseme	nts or marketing or	r promotional mat	terials using the phrase "i	risk-free," "free
19.23	play," or oth	er similar terminol	ogy.		
19.24	Sec. 14. [2	:99L.40] WAGER	ING.		
	<u>-</u>			lucho is 21 years of and a	
19.25			<u> </u>	al who is 21 years of age of	
19.26	`			provided the individual	is not otherwise
19.27	disqualified,	, prohibited, or exc	luded from doing	<u>SO.</u>	
19.28	<u>Subd. 2.</u>	Wager type. A mo	obile sports bettin	g operator, or a mobile s	ports betting
19.29	platform pro	ovider on behalf of	a mobile sports b	etting operator, may only	accept wagers of
19.30	a type previo	ously approved by	the commissioner	r. Wager types that the co	mmissioner may
19.31	approve incl	lude but are not lin	nited to the follow	ving:	

	03/20/24	KE VISOK	JSK/INT	24-07940	as introduced
20.1	<u>(1) a wa</u>	ger that a participar	t or participating	eam will win a sporting e	event or will win
20.2	by a specifi	ed number of points	<u>s;</u>		
20.3	<u>(2) a wa</u>	ger as to whether th	e total points scor	ed in a sporting event wi	ll be higher or
20.4	lower than a	a number specified;			
20.5	<u>(3)</u> a wa	ger on an outcome	contingency or pro	oposition incidental to a s	porting event,
20.6	series, tourr	ament, or season fo	or which the outco	me is published in newsp	apers of general
20.7	circulation of	or in records made j	publicly available	by the league or governing	ng body for the
20.8	event;				
20.9	<u>(</u> 4) a wag	ger on the outcome	of a series of two	or more sporting events o	or a series of two
20.10	or more con	tingencies incident	al to a sporting ev	ent;	
20.11	<u>(5)</u> futur	e bets placed on en	d of the season sta	ndings, awards, or statist	ics; and
20.12	(6) a wa	ger that a participan	t or participating	eam will win an esports e	event or will win
20.13	by a specifi	ed number of points	<u>5.</u>		
20.14	Subd. 3.	Wager types proh	ibited. <u>Mobile sp</u>	orts betting operators, or	a mobile sports
20.15	betting plat	form provider on be	chalf of a mobile s	ports betting operator, sh	all not offer or
20.16	accept wage	ers on the occurrence	e or outcomes of	the following situations t	hat may occur
20.17	during or af	ter a sporting event	<u>:</u>		
20.18	<u>(1) playe</u>	er injuries;			
20.19	<u>(2) pena</u>	lties;			
20.20	(3) the o	outcome of player d	isciplinary rulings	• 2	
20.21	<u>(4)</u> repla	y reviews; or			
20.22	<u>(5) in-ga</u>	me betting.			
20.23	<u>Subd. 4.</u>	Mobile sports bett	ing account; estal	olishment. (a) An individu	al may establish
20.24	a mobile sp	orts betting account	by electronic me	ans from any location, an	d may fund an
20.25	account by	any means approve	d by the commissi	oner.	
20.26	<u>(b)</u> A mo	obile sports betting	account must prov	vide a mechanism for an	individual to set
20.27	limits on the	e amount of time the	ey spend on the m	obile sports betting platfo	rm, set limits on
20.28	the amount	of money they sper	nd on the platform	, and self-exclude from u	sing the mobile
20.29	sports bettin	ıg platform. A mob	ile sports betting a	account provider must all	ow a person to
20.30	set the follo	wing limits for the	person's mobile sp	oorts betting account:	
20.31	<u>(1) a lim</u>	it on the amount th	at can be deposite	d within a specified peric	<u>ud;</u>

REVISOR

JSK/NH

24-07946

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
21.1	<u>(</u> 2) a limit	on losses within a	a specified period;	and	
21.2	<u>(3)</u> a limit	on the time spent	placing bets.		
21.3	The mobile sp	orts betting accou	ant must not allow	the account to be used to	place bets when
21.4	the person has	s met a limit the p	erson has set. The	mobile sports betting ad	ccount provider
21.5	must provide	notice to the perso	on of the opportuni	ty to set these limits at th	e time the person
21.6	sets up the acc	count and annuall	y after setup and r	nust require a person to	either set limits
21.7	or affirm that	the person does no	ot want to set any	limits at account setup a	nd annually after
21.8	setup. The not	tice must be word	ed and formatted	as specified by the comm	nissioner.
21.9	(c) Informa	ation provided by a	an individual who	establishes a mobile spor	ts betting account
21.10	may be access	sed, stored, and us	sed by a mobile sp	orts betting operator.	
21.11	<u>Subd. 5.</u>	onsideration; m	obile sports betti	n g account. (a) A mobil	e sports betting
21.12	operator or m	obile sports bettin	ng platform provid	er must not accept a wag	ger unless the
21.13	authorized par	rticipant provides	consideration in t	he form of funds or othe	er thing of value
21.14	such as use of	free bets or prom	notional credits fro	m their mobile sports be	etting account at
21.15	the time of ma	aking the wager.			
21.16	(b) Consid	eration must be in	the form of withdr	awal from a mobile spor	ts betting account
21.17	maintained by	the mobile sports	s betting operator of	or mobile sports betting p	olatform provider
21.18	for the benefit	of and in the nan	ne of the wagerer.		
21.19	<u>(c) A mob</u>	ile sports betting	operator, or a mob	ile sports betting platfor	m provider on
21.20	behalf of a mo	bile sports betting	g operator, shall ver	rify an individual's age a	nd identity before
21.21	allowing that	individual to estal	blish a mobile spo	rts betting account. Mob	oile sports betting
21.22	operators and	mobile sports bet	ting platform prov	viders must utilize an ap	proved identity
21.23	verification se	ervice provider to	confirm an indivi	dual's age and identity.	
21.24	(d) A perso	on shall have the	right to withdraw	the balance of funds in t	he mobile sports
21.25	betting account	nt in the person's	name at any time v	with proof of identity, as	determined by
21.26	rules adopted	pursuant to section	on 299L.15. The ba	alance of funds in the ac	count includes
21.27	money the per	rson has deposited	d into the account	and the value of all pror	notional credits
21.28	available to th	e person to apply	toward betting, inc	luding refunds for losses	s that are credited
21.29	to the account	as a promotion.			
21.30	<u>Subd. 6.</u> V	Vager location. (a	a) Mobile sports be	etting wagers regulated	under sections
21.31	299L.10 to 29	9L.80 may only b	be accepted from a	person placing a wager	online, through
21.32	a website or m	obile application,	, while the person	placing the wager is phy	sically within the
21.33	state and not w	vithin an area geor	fenced under parag	graph (b). The website of	r application may

03/20/24	REVISOR	JSK/NH	24-07946	as inti
03/20/21	ILL / ISOIC		1 07710	

22.1	be hosted by a mobile sports betting operator operating in conjunction with a mobile sports
22.2	betting platform provider. The incidental routing of a mobile sports wager shall not determine
22.3	the location or locations in which the wager is initiated, received, or otherwise made.
22.4	(b) Wagering is prohibited within yards of elementary or secondary school buildings
22.5	or higher education institutions. Mobile sports betting platform providers must incorporate
22.6	geofencing to make sports betting from a mobile application unavailable in these areas.
22.7	Subd. 7. Information provided at the time of wager. A mobile sports betting operator
22.8	or mobile sports betting platform provider must disclose the betting line and terms of a
22.9	wager prior to accepting a wager. Terms of the wager include the ratio of the amount to be
22.10	paid for winning to the wagered amount.
22.11	Subd. 8. Outcome determined. A mobile sports betting operator or mobile sports betting
22.12	platform provider must not accept a wager on the outcome of an event or proposition that
22.13	has already been determined.
22.14	Subd. 9. Receipt. A mobile sports betting operator or mobile sports betting platform
22.15	provider must provide a person who places a wager with an electronic receipt at the time
22.16	of sale that contains the following information:
22.17	(1) the sporting event or proposition that is the subject of the wager;
22.18	(2) the outcome that will constitute a win on the wager;
22.19	(3) the amount wagered; and
22.20	(4) the payout in the event of a winning wager.
22.21	Subd. 10. Wager data; safeguards necessary. (a) Information regarding wagers made
22.22	by an authorized participant who engages in mobile sports betting, including but not limited
22.23	to wager type and consideration paid, may be accessed, stored, or used for ordinary business
22.24	purposes by the mobile sports betting operator.
22.25	(b) Mobile sports betting operators and mobile sports betting platform providers must
22.26	use commercially reasonable methods to maintain the security of wager data, authorized
22.27	participant data, and other confidential information from unauthorized access and
22.28	dissemination, however, that nothing in this act shall preclude the use of Internet or
22.29	cloud-based hosting of such data and information or disclosure as required by court order,
22.30	other law, or this act.

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
23.1	Sec. 15. [2	99L.41] PUSH NO	OTIFICATIONS.		
23.2	(a) Mobil	e sports betting or	perators and mobile	sports betting platform	providers are
23.3	prohibited from	om sending a mess	sage from a mobile	sports betting application	on or website that
23.4	appears on a	user's device whil	e the application of	r website is inactive unl	ess the message
23.5	is sent to not	ify the user of pote	entially fraudulent	activity associated with	the user's mobile
23.6	sports betting	g account.			
23.7	(b) Mobi	le sports betting op	perators and mobile	e sports betting platform	providers are
23.8	prohibited from	om sending a mess	age that advertises	or promotes sports betti	ng from a mobile
23.9	sports betting	g application or we	ebsite to appear on	a user's device while the	e user is setting
23.10	or exploring	self-imposed restr	ictions under section	on 299L.45.	
23.11	Sec. 16 12	991. 451 EXCLUS	SION LIST AND I	PROHIBITION ON W	AGERING
23.12				sioner shall maintain a lis	-
23.13			orting events throug	gh a mobile sports bettir	ig operator. The
23.14	list shall incl	ude the names of:			
23.15	<u>(1) person</u>	ns who have them	selves requested to	be on the exclusion list	• <u>•</u>
23.16	(2) person	ns whose names ha	ave been submitted	, for their protection, by	their legal
23.17	guardians;				
23.18	(3) persor	ns whose names ha	ve been submitted b	by mobile sports betting	operators, mobile
23.19	sports betting	g platform provide	ers, or mobile sport	s betting suppliers for g	ood cause; and
23.20	(4) person	ns whose names ha	ave been submitted	by sports governing bo	dies.
23.21	<u>(b)</u> A per	son who has reque	ested to be on the ex	xclusion list may specif	y a time limit of
23.22	one or five y	ears or for the pers	son's lifetime for th	e person's name to be o	n the list. The
23.23	commissione	r will remove the	person's name from	the list at the conclusion	n of the specified
23.24	time.				
23.25	<u>(c)</u> The ir	nformation contain	ed on the list is pri	vate data on individuals	, as defined in
23.26	section 13.02	2, subdivision 12, o	except the commiss	sioner shall transmit the	list with mobile
23.27	sports betting	g operators and me	bile sports betting	platform providers to pr	event persons on
23.28	the exclusion	list from placing	sports betting wag	ers.	
23.29	<u>(d) A mo</u>	bile platform prov	ider must provide a	a user the opportunity to	request to be on
23.30	the exclusion	n list for a specifie	d time of one or fiv	e years or for the person	n's lifetime. The
23.31	platform pro	vider must report t	he request to the co	ommissioner and the con	nmissioner must

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
24.1	immediately ad	d the person's n	ame and exclusion	on request to the list main	tained under this
24.2	section.				
24.3	(e) The com	missioner must	provide through	the agency's website a for	m for a person to
24.4	make a request	to be included o	n the exclusion l	ist for a specified time of	one or five years
24.5	or for the perso	n's lifetime.			
24.6	Subd. 2. Pro	ohibited wagers	s by certain per	sons. <u>The following indiv</u>	iduals who are
24.7	otherwise author	prized to place w	vagers are prohib	ited from placing the wag	gers described:
24.8	(1) an indivi	idual who is pro	hibited from place	cing wagers by a mobile s	sports betting
24.9	operator or mob	oile sports betting	g platform provid	er for good cause, includir	ng, but not limited
24.10	to, any individu	al placing a was	ger as an agent or	r proxy on behalf of anoth	er may not place
24.11	a wager of any	<u>kind;</u>			
24.12	(2) an indivi	idual who is an	athlete, coach, re	feree, player, trainer, or to	eam employee is
24.13	prohibited from	wagering on a	sporting event ov	verseen by that person's s	ports governing
24.14	body;				
24.15	(3) an indivi	idual who holds	a position of aut	hority sufficient to exert in	nfluence over the
24.16	participants in a	a sporting event,	including, but n	ot limited to, a coach, ma	nager, or owner
24.17	is prohibited from	om wagering on	that sporting eve	ent;	
24.18	(4) an indivi	idual who has ac	ccess to certain ty	pes of exclusive or nonpu	ublic information
24.19	regarding a spor	rting event is pro	phibited from wa	gering on that sporting ev	ent and any other
24.20	sporting event of	overseen by the	sports governing	body of that sporting eve	ent; and
24.21	(5) for purp	oses of this subc	livision, "owner"	of a team shall mean an	individual who
24.22	owns more than	n five percent of	the team.		
24.23	Subd. 3. Per	rsonal limits on	wagering. (a) A	mobile sports betting op	erator or mobile
24.24	sports betting p	latform provide	r must allow indi	viduals to establish the fo	ollowing types of
24.25	limits on their o	own wagering ac	ctivity:		
24.26	<u>(1) a limit o</u>	n the amount the	e person can lose	in a 24-hour period befo	re triggering a
24.27	cooling-off peri	iod;			
24.28	<u>(2) a limit o</u>	n the amount a <u>ا</u>	person can lose in	n a 30-day period before t	riggering a
24.29	cooling-off peri	iod;			
24.30	(3) the maximum	imum amount a	person may depo	osit into the person's mob	ile sports betting
24.31	account in a 24-	-hour period;			

25.1	(4) the maximum amount of time a person can be logged into their mobile sports betting
25.2	program in a 24-hour period; and
25.3	(5) a cooling-off period during which time the person is not able to place wagers.
25.4	(b) A mobile sports betting operator or mobile sports betting platform provider must set
25.5	the limits in paragraph (a) to the following default limits for a new account, subject to any
25.6	limits established by law:
25.7	(1) \$500 is the default amount of losses a person can incur in a 24-hour period before
25.8	the person is prohibited from wagering;
25.9	(2) \$3,000 is the default limit on the amount a person can lose in a 30-day period before
25.10	the person is prohibited from wagering;
25.11	(3) \$500 is the default maximum amount a person may deposit into the person's mobile
25.12	sports betting account in a 24-hour period;
25.13	(4) four hours per 24-hour period is the default limit on the time that a person may be
25.14	continuously logged into a mobile sports betting application; and
25.15	(5) 72 hours is the default length of a cooling-off period if a person requests a cooling-off
25.16	period during which time wagers from the person cannot be accepted.
25.17	(c) A mobile sports betting operator or mobile sports betting platform provider must not
25.18	accept a wager from a person in a cooling-off period or in an exclusion period set by a
25.19	person in paragraph (a) or, if the person does not set exclusion periods under paragraph (a),
25.20	during the default exclusion periods established in paragraph (b).
25.21	(d) A mobile sports betting operator must allow a person to make changes to their
25.22	exclusion settings under paragraph (a) in ways that make them more restrictive at any time
25.23	and those limits must take effect immediately. Changes that make the exclusion settings
25.24	under paragraph (a) less restrictive become effective 7 days after the person makes the
25.25	change.
25.26	(e) A mobile sports betting operator must require a person to review the limits in
25.27	paragraph (a) annually.
25.28	(f) A mobile sports betting operator must report to the commissioner when a person
25.29	becomes excluded due to hitting a limit set under paragraph (a) or (b). The commissioner
25.30	must communicate to other licensed mobile sports betting operators or platform providers
25.31	as necessary to make the exclusion effective across all opportunities for participating in
25.32	sports betting in Minnesota.

REVISOR

JSK/NH

24-07946

26.1	Subd. 4. Prohibition on accepting wagers. (a) A mobile sports betting operator or
26.2	mobile sports betting platform provider shall not knowingly accept a wager from a person
26.3	on the exclusion list or allow a person on the exclusion list to establish a mobile sports
26.4	betting account.
26.5	(b) A mobile sports betting operator or a mobile sports betting platform provider shall
26.6	not knowingly accept a wager prohibited under subdivision 2 from any individual who can
26.7	reasonably be identified by publicly available information or by any lists provided to the
26.8	commissioner.
26.9	(c) Knowingly accepting a wager from a person on the exclusion list is a license violation,
26.10	subject to a penalty established by the commissioner.
26.11	Subd. 5. Notice. The commissioner shall notify a person whose name has been added
26.12	to the exclusion list under subdivision 1, paragraph (a), clause (2), (3), or (4).
26.13	Subd. 6. Prohibition on advertising. A platform provider and operator are prohibited
26.14	from contacting a person through communications in a mobile sports betting application,
26.15	email, text, or telephone call, for the purpose of advertising or promoting sports betting
26.16	during the following periods:
26.17	(1) during a period of betting restrictions under this section; and
26.18	(2) after the period of betting restrictions under this section is over, until the person
26.19	places a bet through the platform or with the operator.
26.20	Sec. 17. [299L.50] FINANCIAL RESPONSIBILITY.
26.21	Subdivision 1. Responsibility for satisfying winning wagers. A wager on a sporting
26.22	event placed with a mobile sports betting operator or mobile sports betting platform provider
26.23	is an enforceable contract. A mobile sports betting operator or mobile sports betting platform
26.24	provider who accepts a wager bears all risk of loss to satisfy winnings on the wager. A
26.25	wager that is not redeemed within one year of the outcome that is the subject of the wager
26.26	may be canceled by the mobile sports betting operator or the mobile sports betting platform
26.27	provider.
26.28	Subd. 2. Reserve requirements. (a) A mobile sports betting operator shall, in conjunction
26.29	with the mobile sports betting platform provider, maintain reserves in an amount that is not
26.30	less than the greater of \$25,000 or the sum of the following three amounts:
26.31	(1) amounts held by the mobile sports betting operator for the mobile sports betting
26.32	accounts of authorized participants;

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced	
27.1 27.2	(2) amounts accepted by the mobile sports betting operator as wagers on contingencies whose outcome have not been determined; and					
27.3	<u>(3) amou</u>	nts owed but unpa	id by the mobile s	ports betting operator on	winning wagers	
27.4	through the p	eriod established b	y the operator, sub	ject to time limits set by t	he commissioner,	
27.5	for honoring	winning wagers.				
27.6	<u>(b) Such</u>	reserves shall be h	eld in the form of	cash or cash equivalents	segregated from	
27.7	operational f	unds, payment pro	ocessor reserves an	d receivables, any bond	, an irrevocable	
27.8	letter of cred	it, or any combina	tion thereof.			
27.9	(c) In lieu	ı of holding cash r	eserves outlined in	n subdivision 2, paragrap	bhs (a) and (b), a	
27.10	mobile sports	s betting operator	or mobile sports be	etting platform provider	may post a bond,	
27.11	securities, or	an irrevocable lett	er of credit in an a	nount the commissioner	deems necessary	
27.12	after taking i	nto consideration	the amount of the	mobile sports betting op	erator's cash	
27.13	reserves, to p	rotect the financial	interests of people	e wagering on sporting ev	ents. If securities	
27.14	are deposited	l or an irrevocable	letter of credit file	d, the securities or letter	of credit must be	
27.15	of a type or in	n the form provide	ed under section 34	9A.07, subdivision 5, pa	aragraphs (b) and	
27.16	<u>(c).</u>					

27.17 Sec. 18. [299L.51] INTEGRITY MONITORING.

(a) Each mobile sports betting operator or mobile sports betting platform provider must
 contract with a licensed independent integrity monitoring provider in order to identify any
 unusual betting activity or patterns that may indicate a need for further investigation. The
 commissioner shall establish minimum standards requiring each mobile sports betting
 operator or mobile sports betting platform provider to participate in the monitoring system
 as part of that licensee's minimum internal control standards.

(b) If any unusual betting activity is deemed by independent integrity monitoring provider
 to have risen to the level of suspicious betting activity, then the independent integrity
 monitoring provider shall immediately report the suspicious activity to the commissioner,

27.27 all mobile sports betting operator or mobile sports betting platform provider licensees that

27.28 contract with that integrity provider, and the sports governing body that governs the sporting

- 27.29 event on which the suspicious activity was deemed to have taken place.
- 27.30 (c) The commissioner, mobile sports betting operators, and any sports governing body
- 27.31 that receives the information described in paragraph (b) from an independent integrity
- 27.32 monitoring provider must maintain the confidentiality of the information, and use the
- 27.33 information solely for purposes of investigating or preventing the conduct described in this

03/20/24	REVISOR	JSK/NH	24-07946	as introduced
----------	---------	--------	----------	---------------

28.1 section unless disclosure is required by this act, the commissioner, other law, or court order,

28.2 or unless the sports governing body consents to disclosure. The information may not be

28.3 <u>used for any commercial or other purpose.</u>

(d) Notwithstanding paragraph (c), a sports governing body may make disclosures 28.4 necessary to conduct and resolve integrity-related investigations and may publicly disclose 28.5 such information if required by the sports governing body's integrity policies or if deemed 28.6 by the sports governing body in its reasonable judgment to be necessary to maintain the 28.7 28.8 actual or perceived integrity of its sporting events. Prior to any such public disclosure that would identify the mobile sports betting operator by name, the sports governing body will 28.9 provide the mobile sports betting operator with notice of such disclosure and an opportunity 28.10 to object to such disclosure. 28.11

28.12 Sec. 19. [299L.53] RECORD KEEPING; INFORMATION SHARING.

28.13 Subdivision 1. Record retention. (a) Mobile sports betting operators or mobile sports

28.14 betting platform providers shall maintain records of all bets and wagers placed, including

28.15 personally identifiable information of an authorized participant, amount and type of wager,

28.16 time the wager was placed, location of the wager, including IP address if applicable, the

28.17 outcome of the wager, and records of abnormal betting activity for 3.5 years after the sporting
28.18 event occurs.

(b) Mobile sports betting operators or mobile sports betting platform providers shall
 make the data described in paragraph (a) available for inspection upon request of the
 commissioner or as required by court order.

Subd. 2. Anonymization required. Mobile sports betting operators or mobile sports 28.22 betting platform providers shall use commercially reasonable efforts to maintain in real 28.23 time and at the account level anonymized information regarding an authorized participant, 28.24 amount and type of wager, the time the wager was placed, the location of the wager, including 28.25 the IP address if applicable, the outcome of the wager, and records of abnormal betting 28.26 activity. Nothing in this section shall require a mobile sports betting operator and mobile 28.27 sports betting platform provider to provide any information that is prohibited by federal, 28.28 state, or local laws or regulations, including laws and regulations relating to privacy and 28.29 28.30 personally identifiable information.

28.31 Subd. 3. Information sharing. (a) If a sports governing body has notified the
 28.32 commissioner that access to the information described in subdivision 2 for wagers placed

28.33 <u>on sporting events of the sports governing body is necessary to monitor the integrity of such</u>

28.34 body's sporting events, then mobile sports betting operators shall share, in a commercially

03/20/24	REVISOR	JSK/NH	24-07946	as int

- as introduced
- 29.1 reasonable frequency, form, and manner, with the sports governing body or its designees
- 29.2 the information under subdivision 2 with respect to sports wagers on sporting events of such
 29.3 sports governing body.
- 29.4 (b) Sports governing bodies and their designees may only use information received under
 29.5 this section for integrity-monitoring purposes and may not use information received under
- 29.6 this section for any commercial or other purpose.
- 29.7 (c) Nothing in this section shall require a mobile sports betting operator and mobile

29.8 sports betting platform provider to provide any information that is prohibited by federal,

29.9 state, or local laws or regulations, including without limitation laws and regulations relating
29.10 to privacy and personally identifiable information.

29.11 Sec. 20. [299L.55] INSPECTION AND AUDITING.

29.12 <u>Subdivision 1.</u> **Inspection.** The commissioner, the commissioner of revenue, and the 29.13 director are authorized to inspect the accounting records of mobile sports betting operators 29.14 and mobile sports betting platform providers at any time provided the mobile sports betting 29.15 operators and mobile sports betting platform provider is given notice at least 24 hours before 29.16 the inspection. This provision only applies to mobile sports betting operations and does not 29.17 authorize the inspection of records related to Tribal gaming operations, Tribal governmental 29.18 records, or class III sports betting operations conducted exclusively on Indian Lands.

29.19 Subd. 2. Annual audit. To ensure compliance with this chapter and rules adopted under

29.20 <u>this chapter, a mobile sports betting operator and mobile sports betting platform provider</u>

29.21 must contract with an independent third party to perform a financial audit, consistent with

- 29.22 the standards established by the Public Company Accounting Oversight Board or using the
- 29.23 Statements on Accounting standards issued by the Audit Standards Board of the American

29.24 Institute of Certified Public Accountants. The mobile sports betting operator must submit

- 29.25 the audit to the commissioner for examination and inspection within 120 days of the end
- 29.26 of its fiscal year.

29.27 Sec. 21. [299L.60] LICENSE VIOLATIONS; ENFORCEMENT.

29.28 Subdivision 1. Schedule of penalties. The commissioner must adopt rules that provide

29.29 <u>a graduated schedule of penalties for violations of license requirements under statute or</u>

- 29.30 rule. The schedule must specify penalties that may range from warnings and probation
- 29.31 periods to civil fines, temporary suspension of licenses, or revocation of licenses.

03/20/24	REVISOR	JSK/NH	24-07946	as
	TLD / TO OTT		_ · · · · · · · ·	

as	introduced

30.1	Subd. 2. Authority to act. (a) The commissioner may issue administrative orders, impose
30.2	civil penalties, and suspend, revoke, or not renew a license issued pursuant to sections
30.3	299L.10 to 299L.80 if the commissioner determines that a licensee has committed or is
30.4	about to commit a violation of those sections or rules adopted pursuant to those sections,
30.5	or if the commissioner determines that the licensee is disqualified or ineligible to hold a
30.6	license pursuant to section 299L.25 or 299L.26. A conviction for a violation of section
30.7	299L.80 is not required for the commissioner to take action on a violation.
30.8	(b) Enforcement actions, license suspensions, license revocations, or license nonrenewals
30.9	related to a specific mobile sports betting operator shall not impact or limit the ability of
30.10	another mobile sports betting operator to conduct, offer, or offer for play mobile sports
30.11	betting.
30.12	Subd. 3. Temporary suspension. (a) The commissioner may temporarily, without
30.13	hearing, suspend the license and operating privilege of any licensee for a period of up to 90
30.14	days if there is clear and convincing evidence that:
30.15	(1) conduct of a licensee, or anticipated failure of a licensee to fulfill an obligation,
30.16	requires immediate action to protect the public from harm;
30.17	(2) the licensee has not timely filed a tax return or paid the tax required under chapter
30.18	<u>297J; or</u>
30.19	(3) the licensee has not timely paid all fees due under sections 299L.10 to 299L.80.
30.20	(b) The commissioner shall notify the licensee of the violation that caused the temporary
30.21	suspension and may lift the temporary suspension if the licensee corrects the violation.
30.22	(c) The commissioner may extend the period of suspension if the violation is not
30.23	corrected, the commissioner notifies the business that it intends to revoke or not renew a
30.24	license, and a contested case hearing has not taken place.
30.25	Subd. 4. Notice of violation; administrative orders; request for reconsideration;
30.26	demand for hearing. (a) The commissioner may issue an administrative order to any
30.27	licensee who has committed a violation. The order may require the licensee to correct the
30.28	violation or to cease and desist from committing the violation and may impose civil penalties.
30.29	The order must state the deficiencies that constitute a violation, the time by which the
30.30	violation must be corrected, and the amount of any civil penalty.
30.31	(b) If the licensee believes the information in the administrative order is in error, the
30.32	licensee may ask the commissioner to reconsider any parts of the order that are alleged to
30.33	be in error. The request must be in writing, delivered to the commissioner by certified mail

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
31.1	within seven	days after receipt	of the order, and r	provide documentation to	o support the
31.2				nd to a request for recon	••
31.3				reconsideration does no	
31.4	unless the co	ommissioner issues	s a supplemental or	rder granting additional	time. The
31.5	commissione	er's disposition of	a request for recon	sideration is final.	
31.6	<u>(c)</u> An ac	lministrative order	that imposes a civ	vil penalty of more than S	\$2,000 shall be
31.7	treated as a c	contested case und	er chapter 14.		
31.8	<u>(d) A lice</u>	ensee may request	a hearing on the a	dministrative order withi	n 30 days of the
31.9	service of the	e order. The reque	st must be in writin	ng and delivered to the c	ommissioner by
31.10	certified mai	1. If the licensee d	oes not request a h	earing within 30 days, th	ne order becomes
31.11	<u>final.</u>				
31.12	(e) If the	licensee requests a	a hearing, the hear	ing must be held not late	r than 30 days
31.13	after the com	missioner receive	s the request unless	s the licensee and the cor	nmissioner agree
31.14	on a later da	te. After the hearir	ng, the commission	er may enter an order m	aking such
31.15	disposition a	s the facts require.	. If the licensee fai	ls to appear at the hearin	g after having
31.16	been notified	of it, the licensee i	s considered in defa	ault and the proceeding m	ay be determined
31.17	against the li	censee on conside	eration of the admin	nistrative order, the alleg	ations of which
31.18	may be const	idered to be true. A	In action of the con	nmissioner under this par	agraph is subject
31.19	to judicial re	view pursuant to c	chapter 14.		
31.20	(f) Civil	penalties collected	by the commission	ner shall be deposited in	the general fund.
31.21	Civil penalti	es may be recover	ed in a civil action	in the name of the state	brought in the
31.22	district court				
31.23	Subd. 5.	Revocation, nonr	enewal, civil pena	Ities; contested case. If t	he commissioner
31.24	intends to re	voke or not renew	a license, or impo	se a civil penalty in exce	ess of \$2,000, the
31.25	commissione	er shall provide the	e licensee with a st	atement of the complain	ts made against
31.26	the licensee	and shall initiate a	contested case pro	ceeding. The contested c	ase shall be held
31.27	pursuant to c	hapter 14.			
31.28	Subd. 6.	Penalties. In addit	tion to penalties lis	ted in this section, a pers	son or licensee
31.29	who violates	the provisions of	sections 299L.10 t	to 299L.80 is subject to a	any applicable
31.30	criminal pen	<u>alty.</u>			
31.31	Sec. 22. [2	99L.62] PRIVAT	E REMEDIES; D	ECEPTIVE PRACTIC	CES.
31.32	In additio	on to the remedies c	otherwise provided	by law, an individual inju	red by a violation
			•	ng a civil action against	

	03/20/24 K	LVISOK	JSK/INH	24-0/940	as muoduced	
32.1	betting platform p	rovider and re	cover damages;	costs and disbursements,	including costs	
32.2	of investigation; and reasonable attorney fees and receive other equitable relief as determined					
32.3	by the court. An action brought under this section benefits the public.					
32.4	EFFECTIVE DATE. This section is effective August 1, 2024, and applies to causes					
32.5	of actions accruing			10 114gubt 1, 2021, and ap		
52.5						
32.6	Sec. 23. [299L.6	5] REPORTI	NG.			
32.7	Subdivision 1.	Financial rep	oort. By June 1 o	f each year, the commission	oner must submit	
32.8	a report to the cha	irs and ranking	g minority mem	pers of the legislative con	nmittees with	
32.9	jurisdiction over p	ublic safety, th	ne legislative con	mmittees with jurisdiction	n over taxes, the	
32.10	committee in the h	nouse of repres	sentatives with ju	urisdiction over commerc	e, the committee	
32.11	in the senate with	jurisdiction ov	ver state governr	nent finance and policy, t	he committee in	
32.12	the house of repres	sentatives witl	n jurisdiction ov	er ways and means, and t	he committee in	
32.13	the senate with jur	risdiction over	finance. The rep	port must describe the act	ivities of the	
32.14	commissioner with	h respect to wa	agering on sport	ing events and include su	mmary financial	
32.15	information on spo	orts betting and	the regulated sp	orts betting industry as a v	vhole. The report	
32.16	must not include in	nformation or	data on individu	als or entities that is class	sified as private	
32.17	data under section	299L.70 or se	parately list the	earnings, wagers, or tax re	evenue generated	
32.18	by or use identifyi	ng informatio	n for specific mo	bile sports betting operat	cors.	
32.19	Subd. 2. Licen	se activity re	port. By Februa	ry 1 of each year beginnin	ng in 2026, the	
32.20	commissioner sha	ll submit a rep	ort to the chairs	and ranking minority me	mbers of the	
32.21	committees in the	house of repre	esentatives and t	he senate with jurisdiction	n over public	
32.22	safety, the commit	tee in the hous	se of representat	ives with jurisdiction ove	r commerce, and	
32.23	the committee in t	he senate with	jurisdiction over	er state government finan	ce and policy on	
32.24	the following:					
32.25	(1) the status of	f applications	for licenses issu	ed by the commissioner,	including the	
32.26	number of applica	tions for each	type of license, t	he number of licenses of	each type issued,	
32.27	and the average tin	me between re	ceipt of a compl	ete application and issuar	nce of each type	
32.28	of license;					
	(2)		hatting a secondart	· 1 1	4 . 41	

JSK/NH

24-07946

as introduced

REVISOR

03/20/24

- 32.29 (2) an overview of the sports betting market, including but not limited to the actual and
 32.30 anticipated demand;
- 32.31 (3) the amount of revenue generated to the state by sports betting and the expenses
 32.32 incurred by the commissioner in enforcing restrictions on lawful sports betting; and

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
33.1	(4) the co	ommissioner's enfo	rcement actions tak	en against persons licens	sed under sections
33.2	299L.10 to 2	299L.80 for licensi	ng violations, inclu	ding violations of the ru	les adopted under
33.3	section 2991	<u>L.15.</u>			

33.4 Sec. 24. [299L.655] STUDY ON THE PREVALENCE OF GAMBLING; 33.5 APPROPRIATION.

- 33.6 Subdivision 1. Baseline study. The commissioner must commission a study on gambling
- 33.7 activity in Minnesota prior to the implementation of sports betting in Minnesota. The study
- 33.8 must determine the prevalence of gambling in the state and the incidence of problem
- 33.9 gambling, identifying the number of people who participate in various forms of gambling.
- 33.10 Subd. 2. Continued study. Three years after the baseline study, and every three years
- 33.11 thereafter, the commissioner must commission an update for the study of the prevalence of

33.12 gambling and the incidence and level of problem gambling.

- 33.13 Subd. 3. Appropriation. Notwithstanding any law to the contrary, before the distribution
- 33.14 required under section 297J.02, subdivision 7, paragraph (b), \$..... is appropriated from
- 33.15 the sports betting revenue account in the special revenue fund to the commissioner of public
- 33.16 safety for the study required in subdivision 2. The commissioner may contract with a third
- 33.17 party to conduct the study.

33.18 Sec. 25. [299L.6556] STUDY ON THE IMPACT OF SPORTS BETTING ON 33.19 PROBLEM GAMBLING, GAMBLING DISORDERS, YOUTH GAMBLING, AND 33.20 SUICIDE.

- 33.21 The commissioner must commission a study on the impact of sports betting on the
- 33.22 prevalence of gambling disorders, suicide related to gambling disorders, and risks to youth
- 33.23 of developing gambling disorders, based on any research available on how sports betting
- 33.24 has impacted these problems in jurisdictions where sports betting is occurring.

33.25 Sec. 26. [299L.70] DATA PROTECTIONS.

- 33.26 <u>Subdivision 1.</u> Classification. Data in which an individual who has wagered on sporting
- 33.27 events is identified by name, account number, Social Security number, or any other uniquely
- identifying indicia, is private data on individuals, as defined in section 13.02, subdivision
- 33.29 12. Data on individual earnings of mobile sports betting operators, mobile sports betting
- 33.30 platform providers, mobile sports betting operator application and licensing information,
- 33.31 mobile sports betting platform provider application and licensing information, and all Tribal

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced		
34.1	revenue reco	ords unassociated y	with mobile sports	betting operators is nonp	ublic data, as		
34.2				country operators to heap			
24.2		defined in section 13.02, subdivision 9. Subd. 2. Sale of private data on individuals. The commissioner shall revoke any license					
34.3							
34.4			^	erson who sells data on in			
34.5				1 collected through the pr	actice of sports		
34.6	betting, unle	ess sharing of that	data is otherwise a	llowed in this act.			
34.7	Sec. 27. [2	99L.75] LOCAL	RESTRICTION	S; PROHIBITION ON L	OCAL TAXES		
34.8	OR FEES.						
34.9	<u>No politi</u>	cal subdivision ma	ay require a local	license to offer sports bett	ing or impose a		
34.10	tax or fee on	the sports betting	conducted pursua	nt to this chapter.			
34.11	Sec. 28. [2	99L.80] REVIEV	V OF OTHER ST	TATES' RESTRICTION	<u>S.</u>		
34.12	The com	missioner must rev	view the laws of o	ther states in which wager	ring on sports is		
34.13	regulated to	identify restriction	s and safeguards o	on sports wagering that wo	uld be advisable		
34.14	to ensure the	e integrity of sport	s betting and to pr	ovide effective safety mea	sures to protect		
34.15	people with	a gambling disord	er or who are at ri	sk of developing a gambli	ng disorder. The		
34.16	commissione	er must adopt rules	to implement the re	estrictions and safeguards the	ne commissioner		
34.17	identifies fro	om other states as a	advisable under th	is section. By January 15	of each year, the		
34.18	commission	er shall report to th	ne chairs and rank	ing minority members of t	the committees		
34.19	in the house	of representatives	and the senate wi	th jurisdiction over sports	wagering on		
34.20	advisable res	strictions and safeg	uards, including d	raft legislation to impleme	nt the additional		
34.21	restrictions of	or safeguards.					
34.22	Sec. 29. M	linnesota Statutes 2	2022, section 325	E.42, subdivision 2, is amo	ended to read:		
34.23	Subd. 2.	Attorney general	's actions. The att	orney general may bring a	in action against		
34.24	any person v	violating this section	on in accordance v	vith section 8.31 , except t	nat no private		
34.25	action is per	mitted to redress o	o r correct a violati	on of this section.			
34.26	Sec. 30. <u>IN</u>	NDIAN TRIBES;	COMPACTS TO) BE NEGOTIATED.			
		.1		1 11			

34.27 The governor or the governor's designated representatives shall negotiate in good faith

34.28 <u>new Tribal-state compacts regulating the conduct of class III sports betting on the Indian</u>

34.29 lands of an Indian Tribe requesting negotiations, under Minnesota Statutes, section 3.9221.

34.30 Compacts in effect on January 1, 2023, shall not be modified to accommodate sports betting.

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
35.1	Sec. 31	. APPROPRIATION	<u>S.</u>		
35.2	<u>(a)</u> \$	in fiscal year 2025	is appropriated	from the general fund to t	the commissioner
35.3	of public	safety for the study re	equired under Mi	nnesota Statutes, section	299L.655 <u>,</u>
35.4	subdivisi	on 1. The commission	er may contract v	with a third party to condu	ict the study. This
35.5	appropria	ation is onetime.			
35.6	<u>(b)</u> \$.	in fiscal year 2025	is appropriated	from the general fund to t	the commissioner
35.7	of public	safety for the study re	equired under Mi	nnesota Statutes, section	299L.6556. The
35.8	commiss	ioner may contract wit	th a third party to	conduct the study. This a	appropriation is
35.9	onetime.				
35.10			ARTICL	JE 2	
35.11		TAX	ATION OF SPO	RTS BETTING	
35.12	Section	1. [297J.01] DEFIN	ITIONS.		
35.13	Unles	s otherwise defined in	this chapter, or ur	less the context clearly in	dicates otherwise,
35.14	the follow	wing terms have the m	eanings given:		
35.15	<u>(1)</u> "c	commissioner" means t	the commissione	r of revenue;	
35.16	<u>(2) "n</u>	nobile sports betting op	erator" has the me	eaning given in section 299	L.10, subdivision
35.17	<u>14;</u>				
35.18	<u>(</u> 3) "n	nobile sports betting pl	atform provider"	has the meaning given in	section 299L.10,
35.19	subdivisi	on 16;			
35.20	<u>(4)</u> "s	porting event" has the	meaning given i	n section 299L.10, subdiv	vision 18;
35.21	<u>(5) "s</u>	ports betting" has the	meaning given ir	n section 299L.10, subdiv	<u>ision 19;</u>
35.22	<u>(6) "s</u>	ports betting net reven	ue" means the tot	al of all cash and cash equ	vivalents received
35.23	in a mon	th by a mobile sports b	betting operator f	rom wagers on sporting e	events, including
35.24	the amou	int of cash or cash equ	ivalents received	for promotional credits of	or free bets, less
35.25	the follow	wing:			
35.26	<u>(i) cas</u>	sh paid out as winning	s in the month;		
35.27	<u>(ii) th</u>	e cash equivalent of n	oncash prizes pa	id out as winnings in the	month;
35.28	<u>(iii) c</u>	ash and cash equivaler	nts received by a	mobile sports betting ope	erator or mobile
35.29	sports be	tting platform provide	r for activities ot	her than sports betting; an	nd
35.30	<u>(iv) e</u>	xcise taxes paid to the	federal governm	ent; and	

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced			
36.1	<u>(</u> 7) "wag	er" has the meanin	g given in section	299L.10, subdivision 22.				
36.2	EFFECTIVE DATE. This section is effective for sports betting net revenue received							
36.3		ber 31, 2025.						
36.4	Sec. 2. [29	Sec. 2. [297J.02] TAX ON SPORTS BETTING NET REVENUE.						
36.5	Subdivis	ion 1. Tax impose	d. (a) Except as pr	ovided in paragraph (b), a	tax is imposed			
36.6	on sports bet	tting net revenue re	eceived equal to th	e rate determined pursuant	to section			
36.7	299L.78, sul	bdivision 7, on wag	gers placed online	through a website or mobi	le application,			
36.8	as allowed u	nder section 299L.	<u>40.</u>					
36.9	(b) Any v	wager placed on In	dian lands is not s	ubject to state taxation. Fo	r purposes of			
36.10	this chapter,	a wager is placed a	at the physical loca	ation of the individual plac	ing the wager.			
36.11	<u>Subd. 2.</u>	Sports betting net	t revenue tax in li	eu of other taxes. (a) Inco	me derived by			
36.12	<u>a mobile spo</u>	orts betting operator	or mobile sports b	etting platform provider fro	om the conduct			
36.13	of wagering	on a sporting even	t is not subject to	the tax imposed in chapter	290. Wagers			
36.14	accepted by	a mobile sports be	tting operator are 1	not subject to the tax impos	sed in section			
36.15	297A.62 or 2	297E.03.						
36.16	(b) When	n sports betting net	revenue for a mor	nth is less than zero, the co	mmissioner			
36.17	must allow t	he mobile sports be	etting operator or r	nobile sports betting platfo	rm provider to			
36.18	carry over th	e negative amount	to returns filed for	subsequent months. The ne	gative amount			
36.19	of sports bet	ting net revenue m	ay not be carried b	back to an earlier month an	d remittances			
36.20	previously re	eceived by the com	missioner will not	t be refunded, except if the	mobile sports			
36.21	betting operation	ator or mobile spor	ts betting platform	n provider surrenders its m	obile sports			
36.22	betting licen	se and the last return	rn reported a negat	tive amount of sports bettin	ng net revenue.			
36.23	<u>Subd. 3.</u>	Returns; due date	es. A mobile sports	betting operator or mobile	e sports betting			
36.24	platform pro	ovider must file a re	turn by the 20th d	ay of each month reporting	g the tax due			
36.25	under this se	ction for the preced	ing month. The ret	urn must include the amoun	nt of all wagers			
36.26	received, pa	youts made, all spo	orts betting taxes o	wed, and other information	n required by			
36.27	the commiss	sioner. The tax und	er this chapter is d	ue to be paid to the commi	ssioner on the			
36.28	day the retur	rn is due.						
36.29	<u>Subd. 4.</u>	Public informatio	n. <u>All records con</u>	cerning the administration	of taxes under			
36.30	this chapter	are classified as pu	blic information.					
36.31	<u>Subd. 5.</u>	Refunds. A persor	n who has, under t	his chapter, paid to the con	nmissioner an			
36.32	amount of ta	x for a period in ex	cess of the amoun	t legally due for that period	d may file with			
36.33	the commiss	ioner a claim for a r	efund of the excess	s. The amount necessary to	pay the refunds			

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
37.1	under this su	bdivision is appro	priated from the s	ports betting revenue acco	ount established
37.2		on 7 to the commis	•	<u> </u>	
37.3	Subd 6	Fytensions If in t	he commissioner'	s judgment good cause ex	ists the
37.4				returns, paying taxes, or l	
37.5		ot more than six m			<u> </u>
37.6				s betting revenue account	is established in
37.7				by the commissioner under	
37.8				s provided in this subdivis	
37.9				year does not cancel. Inte	· · ·
37.10				any applicable charges, sl	
37.11	to the account	-	n, and deddening	any appreable enarges, si	
37.12	<u>(b) Of the</u>	e amount in the sp	orts betting revent	ie account:	
37.13	<u>(1) fifty p</u>	percent is appropria	ated to the commi	ssioner of human services	of which half is
37.14	for the comp	oulsive gambling tr	eatment program	established under section	245.98, and half
37.15	is for a grant	to the state affiliat	e recognized by th	e National Council on Pro	blem Gambling
37.16	to be used to	increase public aw	areness of problen	n gambling, provide educa	tion and training
37.17	for individua	lls and organization	ns providing effect	ve treatment services to pr	oblem gamblers
37.18	and their fan	nilies, and research	n relating to proble	em gambling. Money appi	opriated by this
37.19	clause must	supplement and m	ust not replace ex	sting state funding for the	ese programs;
37.20	<u>(2) twent</u>	y-five percent sha	ll be transferred to	the general fund; and	
37.21	(3) twent	y-five percent is a	ppropriated to the	commissioner of education	on for grants for
37.22	addiction pro	evention and ment	al health services	in public schools, as defin	ed in section
37.23	120A.05, su	bdivisions 9, 11, 1	3, and 17, and cha	rter schools formed under	chapter 124E.
37.24	EFFEC	FIVE DATE. This	section is effective	e for sports betting net re	venue received
37.25	after Decem	ber 31, 2025, excep	ot that subdivision	7 is effective January 1, 2	025, and applies
37.26	to license and	d renewal fees rece	ived after Decemb	er 31, 2024, and sports bet	ting net revenue
37.27	received afte	er December 31, 20)25.		
37.28	Sec. 3. [29	7.I.031 MOBILE (SPORTS BETTI	NG OPERATOR REPO	RTS AND
37.29	RECORDS	•			<u>.</u>
		_	1		1 1
37.30				ports betting operator or r	• • • • • • • • • • • • • • • • • • •
37.31	beung platte	om proviaer must	mamuain records	supporting the sports bett	mg activity and

37.31 betting platform provider must maintain records supporting the sports betting activity and

37.32 <u>taxes owed. Records required to be kept in this section must be preserved by the mobile</u>

37.33 sports betting operator or mobile sports betting platform provider for at least 3-1/2 years

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
38.1	after the return	n is due or filed, w	hichever is later,	and may be inspected by	the commissioner
38.2	at any reasona	able time without	notice or a searc	h warrant.	
38.3	<u>Subd. 2.</u> <u>A</u>	Audits. The comm	nissioner may req	uire a financial audit of a	n mobile sports
38.4	betting operat	tor's or mobile spo	orts betting platfo	rm provider's sports betti	ng activities if the
38.5	mobile sports	betting operator of	r mobile sports be	tting platform provider ha	s failed to comply
38.6	with this chap	oter as it relates to	financial reporti	ng. Audits must be perfo	rmed by an
38.7	independent a	accountant license	d according to cl	hapter 326A. The commis	ssioner must
38.8	prescribe stan	dards for an audit	required under thi	is subdivision. A complete	e, true, and correct
38.9	copy of an auc	dit must be filed as	prescribed by the	e commissioner. Nothing i	in this subdivision
38.10	limits the con	nmissioner's abilit	y to conduct its o	own audit pursuant to its	authority under
38.11	chapter 270C	<u>.</u>			
38.12	EFFECT	IVE DATE. This	section is effecti	ve for sports betting net 1	evenue received
38.13	after Decemb	er 31, 2025.			
38.14	Sec. 4. [297	J.04] OTHER P	ROVISIONS A	PPLY.	
38.15	Except for	r those provisions	specific to distri	butors, gambling product	s, or gambling
38.16	equipment, se	ections 297E.11 to	297E.14 apply t	o this chapter.	
38.17	EFFECT	IVE DATE. This	section is effecti	ve for sports betting net 1	evenue received
38.18	after Decemb	er 31, 2025.			
29.10			ARTICL	Г 2	
38.19 38.20		CRIMES		SPORTS BETTING	
58.20		CRIVIES	RELATED TO	SI OKIS DET HING	
38.21	Section 1. M	Iinnesota Statutes	2022, section 260	0B.007, subdivision 16, is	amended to read:
38.22	Subd. 16.	Juvenile petty of	fender; juvenile	petty offense. (a) "Juver	nile petty offense"
38.23	includes a juv	venile alcohol offe	ense, a juvenile co	ontrolled substance offen	se, <u>a juvenile</u>
38.24	violation of se	ection 299L.80, st	ubdivision 3, para	agraph (a), a violation of	section 609.685,
38.25	or a violation	of a local ordinar	nce, which by its	terms prohibits conduct b	by a child under
38.26	the age of 18	years which woul	d be lawful cond	uct if committed by an a	dult.
38.27	(b) Except	t as otherwise prov	vided in paragrap	h (c), "juvenile petty offer	nse" also includes
38.28	an offense tha	at would be a misc	lemeanor if com	mitted by an adult.	
38.29	(c) "Juven	ile petty offense"	does not include	any of the following:	

39.1 (1) a misdemeanor-level violation of section 518B.01, 588.20, 609.224, 609.2242,
39.2 609.324, subdivision 2 or 3, 609.5632, 609.576, 609.66, 609.746, 609.748, 609.79, or
39.3 617.23;

39.4 (2) a major traffic offense or an adult court traffic offense, as described in section
39.5 260B.225;

39.6 (3) a misdemeanor-level offense committed by a child whom the juvenile court previously
39.7 has found to have committed a misdemeanor, gross misdemeanor, or felony offense; or

(4) a misdemeanor-level offense committed by a child whom the juvenile court has
found to have committed a misdemeanor-level juvenile petty offense on two or more prior
occasions, unless the county attorney designates the child on the petition as a juvenile petty
offender notwithstanding this prior record. As used in this clause, "misdemeanor-level
juvenile petty offense" includes a misdemeanor-level offense that would have been a juvenile
petty offense if it had been committed on or after July 1, 1995.

39.14 (d) A child who commits a juvenile petty offense is a "juvenile petty offender." The
39.15 term juvenile petty offender does not include a child alleged to have violated any law relating
39.16 to being hired, offering to be hired, or agreeing to be hired by another individual to engage
39.17 in sexual penetration or sexual conduct which, if committed by an adult, would be a
39.18 misdemeanor.

39.19 Sec. 2. [299L.80] CRIMES RELATING TO WAGERING ON SPORTING EVENTS.

- 39.20 Subdivision 1. Definitions. As used in this section:
- 39.21 (1) "accepts a wager" includes receiving, recording, or forwarding a wager or an offer
- 39.22 to wager on a sporting event, and attempts to do so;

39.23 (2) "nonpublic information" means information regarding a participant's ability or

- 39.24 <u>likelihood to perform in a sporting event that:</u>
- 39.25 (i) is not available to the general public;
- 39.26 (ii) is derived from a personal or professional relationship with the participant; and
- 39.27 (iii) if the information was disseminated, would likely affect the odds of the participant
- 39.28 or the participant's team in achieving a particular outcome in the event; and
- 39.29 (3) "places a wager" includes an offer or attempt to place a wager on a sporting event.

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
40.1	<u>Subd. 2.</u>	Sale or transfer o	f private data. (a)	Whoever sells or trans	fers private data

40.2 <u>on individuals collected through the practice of wagering on sporting events is guilty of a</u>
40.3 misdemeanor.

40.4 (b) Paragraph (a) does not apply to the transfer of data between a person licensed under

40.5 section 299L.10 to 299L.80 or an employee of a licensee and the commissioner, the director,

40.6 or the commissioner of revenue when that transfer is necessary to perform duties prescribed

- 40.7 by law relating to wagering on sporting events or to information shared with a sports
- 40.8 governing body pursuant to section 299L.53, subdivision 3.

40.9 Subd. 3. Wagering by a person under age 21. (a) A person who is under 21 years of 40.10 age and does either of the following is guilty of a misdemeanor:

40.11 (1) places a wager on a sporting event; or

40.12 (2) misrepresents the person's age as being 21 or older for the purposes of placing a

- 40.13 wager on a sporting event.
- 40.14 (b) A person licensed under sections 299L.10 to 299L.80 or an employee of a licensee

40.15 who knowingly accepts a wager on a sporting event placed by someone under the age of
40.16 21 years is guilty of a gross misdemeanor.

40.17 (c) Paragraph (a), clause (1) does not prohibit private social bets on sporting events that
 40.18 are not part of or incidental to organized, commercialized, or systematic gambling.

40.19 <u>Subd. 4.</u> <u>Unauthorized wagers.</u> (a) The following persons who place a wager with an
40.20 entity licensed under sections 299L.10 to 299L.80 are guilty of a crime and may be sentenced
40.21 as provided in paragraphs (b) to (e):

40.22 (1) a person who is a participant in a sporting event and who places a wager on that 40.23 event or who induces another to place a wager on the event on behalf of the person;

40.24 (2) a person licensed under sections 299L.10 to 299L.80, or an employee of a licensee

40.25 whose exclusive or primary responsibilities involve mobile sports betting, who places a

40.26 wager on a sporting event on an online website or mobile application with which the person
40.27 is affiliated;

40.28 (3) an officer, director, member, or employee of the Division of Alcohol and Gambling

40.29 Enforcement of the Department of Public Safety or the division who places a wager on a

40.30 sporting event, unless the person is a peace officer with the Division of Alcohol and Gambling

40.31 Enforcement who places a wager as part of a criminal or regulatory investigation; or

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
41.1	(4) a perso	on who possesses	nonpublic inform	nation on a sporting event	and who places
41.2	a wager on the	•	ł		i
41.3	(b) A perso	on who violates p	aragraph (a) is gu	ilty of a misdemeanor if th	ne amount of the
41.4	··· ·	ore than \$500.			
41.5	(c) A perso	on who violates p	aragraph (a) is gu	ailty of a gross misdemear	nor if:
41.6 41.7	<u>(1) the per</u> 609.76; or	son has previous	ly been convicted	of a violation of this section	on or section
	. <u></u>				
41.8	(2) the am	ount of the wager	t is more than \$50	00 but not more than \$1,00	<u>)().</u>
41.9	(d) A perso	on who violates p	oaragraph (a) is gu	uilty of a felony and may b	be sentenced to
41.10	imprisonment	for not more than	n two years or to p	payment of a fine of not m	ore than \$4,000,
41.11	or both, if the	amount of the wa	ager is more than	\$1,000 but not more than	\$5,000.
41.12	(e) A perso	on who violates p	aragraph (a) is gu	uilty of a felony and may b	be sentenced to
41.13	imprisonment	for not more than	n five years or to p	ayment of a fine of not mo	re than \$10,000,
41.14	or both, if:				
41.15	(1) the am	ount of the wager	is more than \$5,	<u>000; or</u>	
41.16	(2) the per	son places more	than five wagers of	on any one or more sportin	ng events within
41.17	any 30-day pe	eriod and the total	amount wagered	is more than \$2,500.	
41.18	<u>Subd. 5.</u> U	nauthorized acc	eptance of wage	rs. (a) A person licensed u	under sections
41.19	299L.10 to 299	9L.80, or an emplo	oyee of a licensee	whose exclusive or primar	y responsibilities
41.20	involve mobil	e sports betting,	who accepts a wa	ger on a sporting event kn	owing that the
41.21	wager was ma	ade in violation of	f subdivision 4, p	aragraph (a) is guilty of a	crime and may
41.22	be sentenced a	as provided in par	ragraphs (b) to (e)	<u>).</u>	
41.23	(b) A perso	on who violates p	aragraph (a) is gu	ilty of a misdemeanor if th	ne amount of the
41.24	wager is no m	ore than \$500.			
41.25	(c) A perso	on who violates p	aragraph (a) is gu	uilty of a gross misdemear	or if:
41.26	(1) the per	son has previous	y been convicted	of a violation of this secti	ion or section
41.27	<u>609.76; or</u>				
41.28	(2) the am	ount of the wager	is more than \$50	00 but not more than \$1,00	<u>)0.</u>
41.29	(d) A perso	on who violates p	paragraph (a) is gu	uilty of a felony and may l	be sentenced to
41.30	imprisonment	for not more that	n two years or to p	payment of a fine of not m	ore than \$4,000,
41.31	or both, if the	amount of the wa	ager is more than	\$1,000 but not more than	\$5,000.

03/20/24	REVISOR	JSK/NH	24-07946	as introduced
----------	---------	--------	----------	---------------

42.1	(e) A person who violates paragraph (a) is guilty of a felony and may be sentenced to
42.2	imprisonment for not more than five years or to payment of a fine of not more than \$10,000,
42.3	or both, if:
42.4	(1) the amount of the wager is more than \$5,000; or
42.5	(2) the person accepts one or more wagers knowing that:
42.6	(i) the wager is prohibited under subdivision 4, paragraph (a);
42.7	(ii) acceptance of the wager will result in the person making a wager having placed more
42.8	than five wagers on any one or more sporting events within any 30-day period; and
42.9	(iii) the total amount wagered is more than \$2,500.
42.10	Subd. 6. Aggregation; venue. In any prosecution under subdivision 4 or 5, the amount
42.11	of money wagered within any six-month period may be aggregated and the accused charged
42.12	accordingly in applying the provisions of those subdivisions. In addition, when two or more
42.13	offenses are committed by the same person in two or more counties, the accused may be
42.14	prosecuted in any county in which one of the offenses was committed for all of the offenses
42.15	aggregated under this subdivision.
42.16	Subd. 7. Proof of age; defense; seizure of false identification. (a) Proof of age for
42.17	placing a wager under sections 299L.10 to 299L.80 on a sporting event may be established
42.18	only by one of the following:
42.19	(1) a valid driver's license or identification card issued by Minnesota, another state, a
42.20	Tribal government, or a province of Canada, that includes the photograph and date of birth
42.21	of the person;
42.22	(2) a valid military identification card issued by the United States Department of Defense;
42.23	(3) a valid United States passport;
42.24	(4) a valid instructional permit issued under section 171.05 that includes a photograph
42.25	and the date of birth of the person;
42.26	(5) a Tribal identification;
42.27	(6) in the case of a foreign national, a valid passport; or
42.28	(7) use of an identity verification process approved by the commissioner and implemented
42.29	by the mobile sports betting operator or mobile sports betting platform provider.
42.30	(b) In a prosecution for accepting a wager on a sporting event from a person under the
42.31	age of 21, it is an affirmative defense for the defendant to prove by a preponderance of the

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
12 1	avidance the	at the defendant rea	sonably and in goo	d faith raliad upon ran	resentations of
43.1	evidence ina	at the defendant rea	isonably and in goo	d faith relied upon rep	resentations of

proof of age authorized in paragraph (a).

(c) A mobile sports betting operator or employee of a mobile sports betting operator, or 43.3 an official or employee authorized to accept wagers on sporting events under a Tribal-state 43.4 compact regulating the conduct of class III sports betting on the Indian lands of an Indian 43.5 Tribe, may seize a form of identification listed under paragraph (a) if the person has 43.6 reasonable grounds to believe that the form of identification has been altered or falsified or 43.7 is being used to violate any law. A person who seizes a form of identification under this 43.8 paragraph must deliver it to a law enforcement agency, as defined in section 626.84, 43.9 subdivision 1, paragraph (f), within 24 hours of seizure. 43.10 Subd. 8. Advertising and promotion to person under self-imposed restrictions. A 43.11 person licensed under sections 299L.10 to 299L.80, or an employee of a licensee whose 43.12 exclusive or primary responsibilities involve mobile sports betting, is guilty of a gross 43.13 misdemeanor if the person markets sports betting to another person through a text, a message 43.14 within a mobile sports betting application, or another direct message to that person during 43.15 a time that the other person has implemented self-imposed prohibitions on that person 43.16 participating in sports betting under section 299L.45. 43.17 Sec. 3. Minnesota Statutes 2022, section 609.75, subdivision 3, is amended to read: 43.18 Subd. 3. What are not bets. The following are not bets: 43.19 (1) a contract to insure, indemnify, guarantee or otherwise compensate another for a 43.20 harm or loss sustained, even though the loss depends upon chance; 43.21 (2) a contract for the purchase or sale at a future date of securities or other commodities; 43.22 (3) offers of purses, prizes or premiums to the actual contestants in any bona fide contest 43.23 for the determination of skill, speed, strength, endurance, or quality or to the bona fide 43.24 owners of animals or other property entered in such a contest; 43.25 (4) the game of bingo when conducted in compliance with sections 349.11 to 349.23; 43.26 (5) a private social bet not part of or incidental to organized, commercialized, or 43.27 systematic gambling; 43.28 (6) the operation of equipment or the conduct of a raffle under sections 349.11 to 349.22, 43.29 by an organization licensed by the Gambling Control Board or an organization exempt from 43.30 licensing under section 349.166; 43.31

43.1

43.2

43

44.1	(7) pari-mutuel betting on horse racing when the betting is conducted under chapter 240;
44.2	and
44.3	(8) the purchase and sale of State Lottery tickets under chapter 349A; and
44.4	(9) sports betting when the betting is conducted pursuant to sections 299L.10 to 299L.80.
44.5	Sec. 4. Minnesota Statutes 2022, section 609.75, subdivision 4, is amended to read:
44.6	Subd. 4. Gambling device. A gambling device is a contrivance the purpose of which is
44.7	that for a consideration a player is afforded an opportunity to obtain something of value,
44.8	other than free plays, automatically from the machine or otherwise, the award of which is
44.9	determined principally by chance, whether or not the contrivance is actually played.
44.10	"Gambling device" also includes a video game of chance, as defined in subdivision 8.
44.11	Gambling device does not include a website or mobile application, or device used for
44.12	accessing the website or mobile application, authorized to be used in conducting mobile
44.13	sports betting pursuant to sections 299L.10 to 299L.80.
44.14	Sec. 5. Minnesota Statutes 2022, section 609.75, subdivision 7, is amended to read:
44.15	Subd. 7. Sports bookmaking. Sports bookmaking is the activity of intentionally
44.16	receiving, recording or forwarding within any 30-day period more than five bets, or offers
44.17	to bet, that total more than \$2,500 on any one or more sporting events. Sports bookmaking
44.18	does not include sports betting when the betting is conducted pursuant to sections 299L.10
44.19	<u>to 299L.80.</u>
44.20	Sec. 6. Minnesota Statutes 2022, section 609.75, is amended by adding a subdivision to
44.21	read:
44.22	Subd. 7a. Sporting event. "Sporting event" has the meaning given in section 299L.10,
44.23	subdivision 18, and includes any event, such as a game, match, contest, or activity, or series
44.24	of games, matches, contests, activities, or tournaments, involving the athletic skill or
44.25	performance in a video game of one or more players or participants, regardless of whether
44.26	the event is approved by the commissioner to be an event eligible for wagering under sections
44.27	<u>299L.10 to 299L.80.</u>
44.28	Sec. 7. Minnesota Statutes 2022, section 609.755, is amended to read:
44.29	609.755 GAMBLING; MISDEMEANOR.

44.30 Whoever does any of the following is guilty of a misdemeanor:

44

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced		
45.1	(1) makes a bet, other than a bet on a sporting event;						
45.2	(2) sells	or transfers a chance	ce to participate in	a lottery;			
45.3	(3) disse	minates information	n about a lottery, e	xcept a lottery conducted	by an adjoining		
45.4	state, with in	ntent to encourage j	participation there	in;			
45.5	(4) perm	its a structure or lo	cation owned or o	ccupied by the actor or u	nder the actor's		
45.6	control to be	e used as a gamblin	g place; or				
45.7	(5) excep	ot where authorized	l by statute, posses	sses a gambling device.			
45.8	Clause (5) does not prohibit	t possession of a g	ambling device in a perso	on's dwelling for		
45.9	amusement	purposes in a mann	er that does not at	ford players an opportun	ity to obtain		
45.10	anything of	value.					
45.11	Sec. 8. Mi	nnesota Statutes 20	22, section 609.76	5, subdivision 2, is amend	led to read:		
45.12	Subd. 2.	Sports bookmakin	ng. <u>(a) Whoever ma</u>	akes a bet on a sporting eve	ent with a person		
45.13	who is not li	censed to engage in	n sports betting un	der sections 299L.10 to 2	99L.80 is guilty		
45.14	of a misdemeanor if the amount of the wager is no more than \$500.						
45.15	<u>(b) Who</u>	ever makes a bet on	a sporting event w	vith a person who is not lic	ensed to engage		
45.16	in sports bet	ting under sections	299L.10 to 299L.	80 is guilty of a gross mi	sdemeanor if:		
45.17	<u>(1) the p</u>	erson has previousl	y been convicted	of a violation of this secti	on or section		
45.18	609.76; or						
45.19	(2) the at	mount of the wager	is more than \$50	0 but not more than \$1,00	<u>)0.</u>		
45.20	<u>(c) Whoe</u>	ever makes a bet on	a sporting event w	rith a person who is not lic	ensed to engage		
45.21	in sports bet	ting under sections	299L.10 to 299L.	80 is guilty of a felony if	the amount of		
45.22	the wager is	more than \$1,000.					
45.23	<u>(d)</u> Who	ever engages in spo	orts bookmaking is	s guilty of a felony.			
45.24	<u>(e)</u> In an	y prosecution unde	r paragraph (b) or	(c), the amount of money	wagered within		
45.25	any six-mor	th period may be a	ggregated and the	accused charged accordin	ngly in applying		
45.26	the provision	ns of those paragra	phs. In addition, w	hen two or more offense	s are committed		
45.27	by the same	person in two or m	nore counties, the a	accused may be prosecute	ed in any county		
45.28			as committed for a	Ill of the offenses aggrega	ted under this		
45.29	subdivision.						

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
46.1	Sec. 9. [60	9.764] SPORTIN	G EVENTS; FR	AUD; BRIBERY.	
46.2	<u>(a)</u> As use	ed in this section:			
46.3	<u>(1) "partic</u>	cipant in a sporting	event" has the mea	aning given in section 299	L.10, subdivision
46.4	17; and				
46.5	<u>(2)</u> "sport	ting event" has the	meaning given in	section 299L.10, subdiv	ision 18.
46.6	<u>(b)</u> A per	son is guilty of a f	elony and may be	sentenced to imprisonme	ent for not more
46.7	than five yea	rs or to payment o	of a fine of not mo	re than \$10,000, or both,	if the person:
46.8	(1) offers	, gives, or promise	es to give, directly	or indirectly, to a particip	pant in a sporting
46.9	event any be	nefit, reward, or co	onsideration to wh	nich the participant is not	legally entitled
46.10	as compensa	tion or a prize, wit	h intent to influer	nce the performance of the	e participant, or
46.11	the outcome	of the event or a c	omponent of the e	event; or	
46.12	<u>(2) as a p</u>	articipant in a spor	rting event, reques	sts, receives, or agrees to	receive, directly
46.13	or indirectly,	a benefit, reward, o	or consideration to	which the participant is no	ot legally entitled
46.14	to intentional	lly lose, cause to le	ose, or attempt to	lose or cause to lose the e	event, or to
46.15	intentionally	perform below ab	ilities to adversel	y affect the outcome of th	e event or a
46.16	component o	of the event.			
46.17	Sec. 10. <u>EI</u>	FFECTIVE DAT	<u>E.</u>		
46.18	Sections	1 to 9 are effective	e the day that spor	ts betting becomes lawfu	l under article 1
46.19	and applies t	o crimes committe	ed on or after that	date.	
46.20			ARTICL	E 4	
46.21			APPROPRIA	TIONS	
46.22	Section 1.1	Minnesota Statutes	s 2022, section 24	5.98, subdivision 2, is an	nended to read:
46.23	Subd. 2.]	Program. The cor	nmissioner of hur	nan services shall establis	sh a program for
46.24	the treatment	t of compulsive ga	mblers and their f	<u>amilies</u> . The commission	er may contract
46.25	with an entity	y with expertise reg	garding the treatm	ent of compulsive gambli	ng to operate the
46.26	program. The	e program may inc	clude the establish	ment of a statewide toll-f	ree number,
46.27	resource libra	ary, public educati	on programs; regi	onal in-service training p	rograms and
46.28	conferences f	for health care profe	essionals, educator	s, treatment providers, em	ployee assistance
46.29	programs, and	d criminal justice re	epresentatives; and	the establishment of certif	fication standards
46.30	for programs	and service provi	ders. The commis	sioner may enter into agr	eements with
46.31	other entities	s and may employ	or contract with c	onsultants to facilitate the	e provision of

these services or the training of individuals to qualify them to provide these services. The 47.1 program must include up to 60 hours of intervention services for a family member or 47.2 concerned significant other who is a Minnesota resident and is negatively impacted by 47.3 problem or compulsive gambling. The program may also include inpatient and outpatient 47.4 treatment and rehabilitation services for residents in different settings, including a temporary 47.5 or permanent residential setting for mental health or substance use disorder, and individuals 47.6 in jails or correctional facilities. The program may also include research studies. The research 47.7 47.8 studies must include baseline and prevalence studies for adolescents and adults to identify those at the highest risk. The program must be approved by the commissioner before it is 47.9 established. 47.10

47.11 Sec. 2. STUDY ON MOTIVATIONS AND BELIEFS OF YOUNG ADULT 47.12 GAMBLERS; APPROPRIATION.

47.13 Subdivision 1. Appropriation. Notwithstanding any law to the contrary, before the

47.14 distribution required under Minnesota Statutes, section 297J.02, subdivision 7, paragraph

47.15 (b), \$150,000 in fiscal year 2026 is appropriated from the sports betting revenue account

47.16 in the special revenue fund to the commissioner of public safety for a grant to a nonprofit

47.17 organization to conduct a study on the gambling motivations and beliefs of young adult

47.18 gamblers. The commissioner may not use any amount of this appropriation to administer

- 47.19 <u>the grant. This is a onetime appropriation.</u>
- 47.20 Subd. 2. Award. The commissioner shall award the grant to a nonprofit, gambling-neutral
 47.21 organization with experience raising public awareness about problem gambling and providing
 47.22 professional training for those who work with problem gamblers.
- 47.23 Subd. 3. Focus group. (a) The grant recipient shall convene a focus group of no more
 47.24 than 40 individuals who are at least 18 years of age but not more than 35 years of age and
- 47.25 who have experience gambling in Minnesota.
- 47.26 (b) Membership of the focus group shall reflect the geographical and demographic
- 47.27 diversity of Minnesotans who are 18 to 35 years of age.
- 47.28 (c) The focus group shall identify the reasons that young adults gamble and the ways in
- 47.29 which they engage in gambling, including whether they wager on sporting events; participate
- 47.30 <u>in fantasy sports; purchase lottery tickets; visit casinos; engage in online gambling; participate</u>
- 47.31 <u>in card playing as defined in Minnesota Statutes, section 240.01, subdivision 5; engage in</u>
- 47.32 pari-mutuel betting as defined in Minnesota Statutes, section 240.01, subdivision 14; or
- 47.33 participate in lawful gambling authorized under Minnesota Statutes, chapter 349.

- as introduced
- Subd. 4. Qualitative survey. Following completion of the focus group described in 48.1 subdivision 3, the grant recipient shall create a qualitative survey from a sample of at least 48.2 48.3 50,000 individuals. Subd. 5. Report. By January 15, 2027, the grant recipient shall submit a report to the 48.4 chairs and ranking minority members of the legislative committees with jurisdiction over 48.5 public safety, the legislative committees with jurisdiction over taxes, the committee in the 48.6 house of representatives with jurisdiction over commerce, the committee in the senate with 48.7 48.8 jurisdiction over state government finance and policy, the committee in the house of representatives with jurisdiction over ways and means, and the committee in the senate with 48.9 jurisdiction over finance. The report shall summarize the actions and findings of the grant 48.10 recipient and shall make recommendations for policies and the use of financial resources 48.11 to prevent and address problem gambling by young adults. 48.12 Sec. 3. DEPARTMENT OF PUBLIC SAFETY; APPROPRIATION. 48.13 \$6,598,000 in fiscal year 2026 is appropriated from the general fund and \$3,952,000 in 48.14 fiscal year 2027 is appropriated from the sports betting revenue account in the special 48.15 48.16 revenue fund to the commissioner of public safety to perform the duties required to establish and regulate mobile sports betting under Minnesota Statutes, sections 299L.10 to 299L.80. 48.17 Sec. 4. DEPARTMENT OF REVENUE; APPROPRIATION. 48.18 \$1,852,000 in fiscal year 2026 is appropriated from the general fund and \$1,633,000 in 48.19 fiscal year 2027 is appropriated from the sports betting revenue account in the special 48.20 revenue fund to the commissioner of revenue to perform the duties necessary to establish 48.21 and enforce the taxation of mobile sports betting. 48.22 **ARTICLE 5** 48.23 **CONFORMING AMENDMENTS** 48.24 Section 1. Minnesota Statutes 2022, section 240.01, subdivision 1b, is amended to read: 48.25 Subd. 1b. Advance deposit wager. "Advance deposit wager" means a wager placed 48.26 48.27 through an advance deposit wagering provider on a horse race that is conducted outside of 48.28 the state. Sec. 2. [299L.47] HISTORIC HORSE RACING. 48.29 Subdivision 1. Definition. For purposes of this section, "historic horse race" means: 48.30 Article 5 Sec. 2. 48

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
49.1	(1) any ho	rse race. whether	running or harne	ess, that was previously con	nducted at a
49.2	<u>. , , , , , , , , , , , , , , , , , , ,</u>	mutuel facility;	8		
40.2	(2) conclus	dad with official	rogulta, and		
49.3	<u>(2) conclud</u>	ded with official	resuits, and		
49.4	(3) conclude	ded without scrat	ches, disqualifica	tions, or dead-heat finishe	<u>S.</u>
49.5	<u>Subd. 2.</u> N	lot authorized. N	lothing in this ch	apter shall be construed to	authorize the
49.6	approval or us	se of historic hors	e race operations	either in-person or by mea	ans of electronic
49.7	terminals.				
49.8			ARTICL	Е б	
49.9		SELECT		ORM PROVIDERS	
49.10	Section 1. [2	299L.78] REQUI	ESTS FOR PRO	POSALS FOR PLATFO	RM
49.11	PROVIDERS	<u>S.</u>			
49.12	Subdivisio	on 1. Competitive	e bidding proces	s. The commissioner of pu	blic safety may
49.13	issue licenses t	to platform provid	ers who have been	n selected for licensure by th	ne commissioner
49.14	after a compet	itive bidding proc	cess. The commis	sioner must issue a request	for applications
49.15	within six more	nths from the effe	ective date of this	s section, with a deadline to	o submit
49.16	applications w	vithin 30 days of	the issuing date c	of the request for application	ons. The
49.17	commissioner	of public safety m	nay work with the	commissioner of administr	ation to facilitate
49.18	the bidding pr	ocess.			
49.19	<u>Subd. 2.</u> Ti	imeline; disqualif	fications. The con	nmissioner must evaluate pl	atform providers
49.20	within 150 day	ys of the due date	e for applications	. The commissioner must o	lisqualify
49.21	applications fr	om platform prov	iders that do not d	lemonstrate that they meet	the requirements
49.22	for licensure u	under sections 29	9L.25 and 299L.2	29. The commissioner mus	st disqualify an
49.23	application su	bmitted jointly by	y more than one of	competing platform provid	er.
49.24	<u>Subd. 3.</u> <u>A</u>	pplication. The	commissioner mu	ast determine the form of t	he application
49.25	for bidding to	be a platform pro	ovider. The appli	cation must include at leas	t the following
49.26	information:				
49.27	<u>(1) a matri</u>	x to indicate the	percentage of gro	oss revenue, but not less the	an 40 percent,
49.28	from mobile s	ports wagering th	nat the applicant	will pay to the state, for the	e privilege of
49.29	licensure if ch	osen and the perc	centage of overal	l mobile sports wagering g	aming revenue
49.30	estimated to b	e generated, for d	lifferent scenario	s for the number of platfor	m providers and
49.31	mobile sports	betting operators	licensed by the c	commission;	

	03/20/24 REVISOR	JSK/NH	24-07946	as introduced		
50.1	(2) the number of mob	ile sports betting operato	ors the applicant will hos	t on its mobile		
50.2	sports betting platform, if	the applicant is licensed	as a platform provider;			
50.3	(3) a description of how	w the applicant will use	technology to ensure all	bettors are		
50.4	physically within approve	d locations within the sta	ate, that exclusion lists w	ill be		
50.5	accommodated, and that n	ecessary safeguards agai	inst abuses and addiction	is are in place;		
50.6	(4) demonstration that	the applicant and any an	ticipated associated oper	rators possess		
50.7	the qualifications, capabilit	ies, and experience to pro	ovide a mobile sports wag	gering platform;		
50.8	(5) a list of all jurisdict	ions where the applicant	t and any parent compan	y, and mobile		
50.9	sports wagering operators	and their parent compan	ies, have been licensed o	or otherwise		
50.10	authorized to conduct spor	ts wagering operations;				
50.11	(6) information about t	he platform provider and	d associated operators m	odel for player		
50.12	acquisition, including details on how the applicant and its associated operators will convert					
50.13	customers from wagering through illegal channels to wagering legally in the state;					
50.14	(7) the applicant's proposed timeline for implementing mobile sports wagering from the					
50.15	award of a license; and					
50.16	(8) the applicant's plan	for integrity monitoring	and reporting, including	g any current		
50.17	affiliations related to integ	rity monitoring.				
50.18	Subd. 4. Factors for e	valuation. The commiss	ioner must evaluate each	n applicant on		
50.19	the following factors to de	termine the ability of the	e applicant to maximize	sustainable,		
50.20	long-term revenue for the	state:				
50.21	(1) a market analysis d	etailing the benefits of th	he applicant's bid with re	gard to		
50.22	maximizing revenue for th	e state relative to the am	iount bet;			
50.23	(2) estimates of mobile	sports betting gross rev	enue generated by the ap	oplicant under		
50.24	different scenarios and with	h descriptions of relevan	nt assumptions;			
50.25	(3) the percentage of m	obile sports betting net	revenue to be paid to the	state under		
50.26	different scenarios;					
50.27	(4) the potential marke	t share of the mobile spo	orts betting operator or o	perators under		
50.28	different scenarios and with	h descriptions of relevan	nt assumptions;			

50.29 (5) plans of the applicant and each associated operator for advertising and promoting

50.30 mobile sports betting to ensure that they are not overly aggressive in marketing and promotion

50.31 and to avoid any promotion that increases the scope of problem gambling;

50.32 (6) experience and expertise in the market of the applicant and each associated operator;

	03/20/24	REVISOR	JSK/NH	24-07946	as introduced
51.1	(7) a demonstration of how and to what degree the applicant fosters racial, ethnic, and				
51.2	gender diversity in its workforce;				
51.3	(8) a timeline to implement mobile sports betting from award of license;				
51.4	(9) any other factors that could impact the integrity, sustainability, or safety of mobile				
51.5	sports betting; and				
51.6	(10) any other factors that could impact revenue to the state.				
51.7	Subd. 5. License awards to highest scoring applications. The commissioner must				
51.8	award a license to the two platform providers that meet licensing criteria in sections 299L.25				
51.9	and 299L.29, and who score the highest in the commissioner's evaluation of the factors in				
51.10	subdivision 4.				
51.11	Subd. 6. Additional licenses. The commissioner may award additional licenses to				
51.12	platform prov	iders that meet lie	censing criteria in	sections 299L.25 and 299	L.29, if the
51.13	commissioner	determines that	additional license	s would be in the best inte	rest of the state.
51.14	<u>Subd. 7.</u> T	ax rate. The tax r	ate or rates to be p	paid will be the highest perc	entage of sports
51.15	betting net rev	venue, as defined	in section 297J.0	l, clause (6), from mobile	sports wagering
51.16	that is bid by either of the two highest rated platform providers who are awarded licenses				
51.17	under subdivision 5. All licensed platform providers will pay the same tax rate or rates. The				
51.18	rates bid may vary based on the number of mobile sports betting operators through which				
51.19	the platform provider will contract to offer mobile sports betting. The tax rate as a percentage				
51.20	of sports betting net revenue from mobile sports wagering may not be lower than 40 percent.				
51.21	<u>Subd. 8.</u>	perators. The co	ommissioner shou	ld attempt to ensure that th	ne mobile sports
51.22	betting operators that meet license requirements under sections 299L.25 and 299L.28 provide				
51.23	mobile sports	betting in the sta	te.		
51.24	EFFECTIVE DATE. This section is effective the day following final enactment.				
51.25	Sec. 2. [299	L.95] FELONY	TO COLLUDE	OR COOPERATE.	
51.26	It shall be	a felony for two o	r more platform p	providers including those s	vorking on their
51.20	It shall be a felony for two or more platform providers, including those working on their behalf, to communicate in any manner related to anything related to their bids or applications				
51.27			to selection of light	* *	<u>5 01 appircations</u>
31.28		nuer uns act prior		cense awarus.	